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GOVERNMENT OF INDIA.

CODE OF INSTRUCTIONS

POR

THE CONDUCT OF OFFICE BUSINESS AND FOR THE REGULATION OF ACCOUNTS

гч

THE FOREST DEPARTMENT.

WITH FORMS AND APPENDICES, ALSO THE *INDIAN FOREST ACT, 1878, AND THE + BURMA FOREST ACT, 1902.



[Corrected to the 31st January 1906.]

CALCUTTA:

OFFICE OF THE SUPERINTENDENT OF GOVERNMENT PRINTING, INDIA.
1996.

Price Re. 1-12 or 24. 8d.

^{*} Omitted in copies of the Code required for use in Burms.
† Omitted in copies of the Code required for use outside Burms.

CALCUTTA >

GOVERNMENT OF INDIA CENTRAL PRINTING OFFICE 8 BASTINGS STREET

NOTE.

CERTAIN matters affecting Pensions, Leave, and Acting Allowances are, for convenience, included in this Code. In case of any doubt or supposed conflict between this Code and the Civil Service Regulations published by the Government of Iudia in the Finance Department, the latter must be considered as authoritative, and for purposes of audit will alone be quoted or referred to. In account matters, the rules in the Civil Account Code apply to the Accounts of the Forest Department.

EDITIONS OF THE FOREST DEPARTMENT CODE

	 •	_			
FIRST EDITION				1877	
SECOND ,,			•	1881	
THIRD ,,				1885	
Fourth ,,				1892	
FIFTH				1899	
Sixtii				1906	

CIRCULAR RESOLUTION BY THE GOVERNMENT OF INDIA IN THE DEPARTMENT OF REVENUE AND AGRICULTURE, No. 3 L., DATED THE FORM MARCH 1906.

READ-

Circular Resolution No 15F., dated 9th December 1899, promulgating the fifth edition of the Forest Department Code.

RESOLUTION.

A sixth edition of the Forest Department Code has been prepared under the orders of the Government of India, and, in now formally approving of it, the Governor General in Council is pleased to direct that it be supplied to all Local Governments and Administrations, and that its provisions shall come into force on and from the 31st January 1906

- 2 Special attention is directed to the Prefatory Note on the subject of pensions, leave, and acting allowances
- 3. Copies of the Code are under distribution by the Superintendent of Government Printing, India.

Ordered that copies of the above Resolution and of the sixth edition of the Forest Department Code, be forwarded, for informa-

Bengal
United I rovinces.
I supply
Burns
Eastern Bengal a d
Assaw
Central Provinces
Province
Andamana.

tion and guidance, to the Local Governments and Administrations noted in the margin, the Inspector General of Forests, all Accountants General and the

Comptroller and Auditor General; and, for information, to the Governments of Madras and Bombay, the Finance, Home and Foreign Departments, the Public Works Department and the Department of Commerce and Industry.

J. WILSON.

Secretary to the Government of India in the Department of Revenue and Agrici Unive

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Organization of the Forest Department

Chap I Part IL

ORGANIZATION OF THE FOREST SERVICE-continued

36 (1) Officers holding the posts noted in the margin salaries of Ass stant Inspector General will draw, during the period of their on List of Forests and Superintendent deputation to the India List, in of Working Plans, Deputy Director of Porest School two addition to the sanctioned local* allowances, the salary (permanent or Instructors at Forest School officiating) which they were in receipt of on their respective lists when selected for appointment, and that to which they may subsequently become entitled from time to time by virtue of their position on the Provincial Lists The Local Government concerned should duly inform the Government of India of the increased salary for which the deputed officer

(n) Officers deputed on foreign service will receive only the remuneration sanctioned by the Government of India in concert with the Native State or Colony concerned While on such deputation, they will be entitled to receive the permanent promotion which their position on the Provincial Lists may render them eligible for from time to time

may thus become eligible

(iii) All the above named officers will be seconded on their Provincial Lists, and their deputation to the India List will not interfere with the permanent promotions to be made on those lists, in consequence thereof, under the provisions of article 89† of the Civil Service Regulations - (Vide Circulars No 14-F, dated 31st May 1892, and No 8 F, dated 18th June 1896)

37 The Assistant Inspector General of Forests and the setting Deputy Director of the Forest School will be eligible to act operations (without being removed from the India List) in the class storage of Conservators when yacanones occur to which, in the opinion regist seed of the Government of India, they would otherwise, in the India List of ordinary course, have been appointed On being so appointed, their positions as regards seniority on the India Last

As 1 tant In pector General of Fore ts R400 per mensem and three School Officers at R100 per mensem each

[†] Article 89 Civil Service Regulations - If an officer is transferred to duty which is such that no rets as no connect on with his own appointment and which there is reason to believe, w'll not term nate with a three years the Local Government may if it thinks fit suspend his lien upon his own appointment altogether and fill up that appointment substantively reserving only theight to reverse the arrangements thus made in case the absent officer at any time reverts to h s original appointment

Chap. I. Part II;

Organization of the Forest Department

Organization of the Forest Service -continue?

of Conservators will be next above those of the officers taking their places as Conservators of the Provinces or Circles concerned, and they will revert to their substantive posts according to the order of their seniority on that list. On the occurrence, on the India List of Conservators, of permanent vacancies to which they could be promoted in virtue of their seniority on the list, they will, if considered by the Government of India to be deserving of such advancement, be permanently appointed to the class of Conservators, and the officers who may be selected to take their places as Conservators of the Provinces or Circles concerned will hold the appointments sub pro tem

When acting in the class of Conservators or permanently promoted to that class, the allowance admissible under Article 21 (4) (Forest Department Code sixth Edition) to the Deputy Director of the Forest School ceases, and that of the Assistant Inspector General of Forests is reduced to #200 per mensem, for such periods as these officers may be entitled to draw the salary of a Conservator

(b) Prov neval Lasts



- 38 (i) Assistant Conservators of the 2nd grade who have passed the examinations prescribed in article 74, will be eligible for permanent or temporary promotion on their Provincial Lists to the 1st grade of Assistant Conservator on the occurrence of reachings.
 - (ii) Promotion to existing vacanoies in the lat grade of Assistant Conservators and in the class of Deputy Conservators, will not be given solely in consequence of prising examinations the merits and qualifications of each officer will also te taken into consideration. An officer who having been brought up in India has had exceptional facilities for passing in the Vernacular, should not necessarily be promoted so as to supersede others who have not had the same facilities, and whose qualifications may in other respects be equal or superior.

Promotion of Conservators, whether permanent or temporary, will be conservators made by Local Governments. In the case of officers on the instruction of the case of officers on the instruction of the case of officers.

Organization of the Forest Department.

Chap. 1. Part II.

ORGANIZATION OF THE POBEST SERVICE -continued

Punjab-Central Provinces List, such promotions will be made by the Government of the Punjab in communication with the Chief Commissioner of the Central Provinces. difference of opinion arise as to the promotions to be made, the case should be reported for the decision of the Government of India. Permanent or acting promotion will be withheld from officers of the Imperial Forest Service of and below the Brd grade of Deputy Conservators who after three years active service in Burma fail to pass in Burmese by the Lower Standard.

40. Promotions, permanent and temporary, up to and in-region of cluding the 1st grade of Assistant Conferrators shall, cateris presented parithus, be regulated according to priority in passing the clustering prescribed examinations in the Vernacular, in Land Revenue, Porest Law, and in Procedure and Accounts. When once, however, in that grade, officers should, as a general rule, be arranged on their respective Provincial Lists in the order of their standing in the service (corresponding to the date of their substantive appointment to the class of Assistant Conservators), the dates of passing the examinations in question being noted against each officer's name for purposes of reference. Thereafter promotions on the Provincial Lists, both permanent and temporary, shall be regulated by seniouty and the practical efficiency that officers have shown in the discharge of their duties

41. In the event of a transfer from any one list to Transfers m another being found necessary, for the purpose of securing frames and general equality of position and promotion, the name of the control of officer transferred will be removed at once from the cadre or too which his name had been enrolled to that of the province or group of provinces to which he is transferred. But the transfer thus made on the cadres affected need not involve the immediate removal of the officer himself, where this is inconvenient, from the one province to the other. which he draws will be that of the appointment, whether substantive, sub. pro tem, or officiating, on the cadre to which his name is transferred, but, will be debited against the province in which he actually serves. He will thus not be seconded, nor will his temporary absence from the

Chan I Part II.

Organization of the Forest Department

ORGANIZATION OF THE FOREST SERVICE-continued

province to which he has been transferred entitle officers below him on the cadre to promotion

Promot one on Punjab Central Prov n es

42. Each province on the amalgamated Punjab-Central Provinces List will be required to send, in a confidential communication, to each of the other provinces a quarterly statement of the officers who are not considered deserving of early promotion Notice of casualties and of departures on or returns from leave, etc , will be communicated at the earliest possible date If, for example, a vacancy occurs in the Central Provinces and the next officer deserving promotion is in the Punjab, the Chief Commissioner of the Central Provinces will give notice of the vacancy to the Government of the Punjab, which will at once gazette its officer In order to exclude discrepancies, all changes made on the amalgamated list should be notified in the gazette of every province concerned, copies of the gazette notifications being mutually interchanged

motions not a a ed by

43. Promotion will not be given, and cannot under any circumstances be claimed, on grounds of seniority alone

Provincial Forest Service

44. Officers in the Provincial Forest Service will be Grading of 44. Officers in the Provincial Forest Service will be officer in Prograded according to their seniority in the province in which they are serving, the gradation list being prepared for the whole province and not according to circles

romot one in Provis al Fo e t Service.

- 45. The following rules regulate promotions in the Provincial Forest Service -
 - (1) No Extra Assistant Conservator shall be promoted, temporarily or permanently, from the 4th grade unless he has passed the examinations prescribed ın artıcle 74
 - (2) Subject to the foregoing rule, promotions, temporary and permanent, up to and including the 3rd grade of Extra-Assistant Conservators shall, cateris paribus, be regulated according to priority in passing the prescribed examinations entering that grade officers should, as a general rule, be arranged on their respective Provincial

Organization of the Forest Department

Chan I Part II'

ORGANIZATION OF THE POREST SERVICE-continued

Lists in the order of their standing in the service (corresponding to the date of their substantive appointment to the class of Extra-Assistant Conservators) Thereafter promotions, permanent and temporary, shall be regulated by semiority on the Provincial List and by the practical efficiency that officers have shown in the discharge of their duties

- (3) Sub protem promotions from grade to grade within the classes (1) of Extra-Assistant Conservators. and (2) of Extra-Deputy Conservators, as well as officiating or sub. pro tem promotion to either of those classes from the class next below, are permissible Officiating promotion from grade to grade within each of the classes of Extra-Assistant and Extra-Deputy Conservators is inadmissible
- (4) Permanent promotion will be withheld from officers of the Provincial Forest Service who after three vears' active service in Burma fail to pass in Burmese by the Lower Standard
- 46 Promotons to and within the classes of Extra-Press cited assistant and Extra-Deput Conservator will be made by the sed Erra-Local Governments concerned and will be notified in the Wint Conservation. official Gazettes.

Subordinate Forest Service

47. Rangers who have obtained the Forest School certi- Fromot on of ficate (Higher Standard) and have rendered satisfactory ser- Foresters vice * will be eligible for promotion to the classes of Extra-Assistant and Extra Deputy Conservator, and Foresters who have obtained the Forest School certificate (Higher or Lower Standard) and have done good service, to the class of Ranger

48. The promotion of Deputy Rangers or Foresters, who frametons to have qualified under article 32, (I) to the class of Rangers, Constraints and of Foresters possessing the Imperial Forest School Government

Chap I. Part II

Organization of the Forest Department

ORGANIZATION OF THE FOREST SERVICE-continued.

certificate in Forestry (Lower Standard) and the Burma Forest School higher certificate of qualification, to the class of Deputy Ranger, will be made by Conservators. The following promotions will be made by Local Governments; provided that the power to order promotions under (ii) and (iv) may be delegated to Conservators :-

(1) Foresters to the class of Deputy Ranger under article 33 (a)

(n) Deputy Rangers (appointed under article 35 (a) and (c) from grade to grade)

(111) Deputy Rangers to the class of Ranger under article 32 (II) (a). (iv) Rangers from grade to grade. Promotion to the 1st and 2nd grades of this class will be given only to men who have obtained the Imperial Forest School certificate in Forestry (Higher Standard), provided the Local Government may make exceptions in the case of Rangers of the 3id pradeif of long service and specially recommended In Burma,

Rangers who have obtained the Higher Certificate of qualification at the Burma Forest School and who have also rendered not less than three years' satisfactory service in executive charge and have been specially recommended may be promoted to the first and second grades 49. The promotion of Forest Guards from grade to

Officers

grade and that of other subordinate officials whose pay is less than R15 per mensem, will ordinarily be made by Divisional The following promotions will be made by Conservators __

(a) Forest Guards to the class of Foresters

(b) Foresters from grade to grade (c) Other subordinates, not being Deputy Rangers or Rangers. whose pay is R15 per mensem or more.

Position and Duties Imperial Forest Service

napector Jeneral

From of one of Guards and other

Bubord nate

50. The Inspector General is attached to the Revenue and Agriculture Secretariat, to assist the Government of India in dealing with the Forest business which comes before them. He also controls the Working-Plans Branch and the Imperial Forest School at Dehra Dun. The Superintendent of Working-Plans is also Assistant Inspector General.

Organization of the Forest Department,

Chap. I. Part II.

ORGANIZATION OF THE PORRET SERVICE-continued.

51. (i) The Inspector General may correspond officially Inspector with Conservators on professional subjects, including the pre-correspondence paration of Working-Plans, and on any other matters which tors and Local do not involve questions of administrative or general policy. Except as provided in article 85, no instructions will be issued by him in the course of such correspondence.

- (ii) The Inspector General may write to a Local Government with reference to any professional matter, and he may, when on inspection tours, submit to a Local Government reports or notes on the forests visited, either direct or through the Government of India.
- (iii) Generally, the Inspector General may submit to the Government of India reports or notes, under his own signature, on any question connected with the administration and management of the forests in any province, to be dealt with in such manner as may be approved by the Government of India.
- (iv) The correspondence of the Inspector General will be recorded in monthly volumes of Proceedings, copies of which will be submitted to the Government of India and be distributed to all Local Governments and Conservators. In addition, copies of letters on important matters will, whenever necessary, he forwarded at once to the Government of India or to the Local Government, as the case may be.
- 52. The Inspector General will, whenever it shall appear inspection of desirable, inspect Conservators' and Divisional Offices, and an Divisional Offices, and an Divisional Will submit reports on them to the Local Government, the Offices. Accountant General, and the Government of India.

53. (i) The Director of the Imperial Forest School is Director of the Forest School, subordinate to the Inspector General, who arranges for the management of the School in consultation with the Board of Control-vide Circulars No. 15-F., dated 6th December 1890, and No. 16-F., dated 18th December 1890 (Appendix III).

(ii) The rules for the adjustment of the cost of Forest Forest surror Surveys, and the procedure which should be followed in and mapping obtaining forest maps published by the Forest Survey are given in Circulars No. 3-F., dated 11th February 1904, and No. 9, dated 1st June 1904 (Appendix VII).

Chap I Part II

Organization of the Forest Department

ORGANIZATION OF THE POREST SERVICE-continued

Conservators.

- 54. (1) Subject to the Local Government to which he is subordinate, the Conservator has the general control of Forest matters within his Circle
- (n) Conservators may correspond direct with Local Governments In Coorg and Ajmer the principal Forest Officer shall correspond with the Commissioner, and in the Andamans with the Superintendent of Port Blar.
- (iii) Conservators shall be supplied with the Forest Proceedings of their Local Governments and with all Circulars relating to Forest business
- (iv) It is the duty of a Conservator to make frequent tours of inspection and to visit once a year as many of the forests under his control as possible. During these tours the following points should receive particular attention, and, if necessary, he specially reported on to the Local Government—
 - Surreys and Settlements, made or in progress and their cost, extent to which they are still required, nature and ade quacy of the maps and settlement records prepared, results of working under the settlements in force
 - (2) Working-Plans already made or in progress and their cost, extent to which Plans are still required, results of working of Plans in force
 - (3) Forest Boundaries their nature and state of repair, demarcation work in progress and its cost, demarcation work still to be done
 - (4) Poads Buildings, and other similar works in existence or under construction, their cost state of repair, new roads, buildings, or other works required
 - (0) Executive and Protective Staff, efficiency state of discipline,
 - (6) Condition of the Forests, the methods of treatment employed, natural reproduction, causes which interfere with it, etc.
 - (7) Protection of the Forests from injury, by man, by cattle, by fires, etc., breaches of the Forest rules, their frequency and causes
 - (8) Works of reproduction and Cultural Improvements, extent, condition, and cost of plantations made condition of nurseries, new covinge or plantings required thinnings, creeper cutting, etc., extent to which carried on and required.

Organization of the Forest Department.

Chap, I. Part II.

ORGANIZATION OF THE FOREST SERVICE-continued.

(9) Method of Working and Management in force, advantages or otherwise of these methods, expenditure incurred on them ; outturn of the forests, and financial results.

(10) Timber Depôte, their situation and adequacy, condition in which kept; state of the records kept up in connection

with them, etc.

(v) The Conservator should further see that all money transactions are conducted in accordance with the rules in force; and he should examine the cost of current works, as well as of those which have been spread over several years. He should also ascertain that the Divisional Officer and other members of the Controlling Staff are conversant with their duties, that discipline is maintained, and that work is properly supervised.

Suspension, Reduction, Dismissal.

Imperial Forest Service.

55. The suspension, reduction to a lower grade or class, or reduction, removal from the service of Conservators and other officers officers of the service of the servi on the India List will rest with the Government of India.

56. In cases of misconduct, Local Governments may Superiors, suspend or reduce Deputy Conservators to the class of Assistant Conservators, and Deputy or Assistant Conservators to a Provincial Lists. lower grade in the same class; but the removal of these officers from the service will rest with the Government of India.

57. When a Forest Officer is reduced to a lower class or Freet Officer to grade, his name will, as a rule, be placed at the bottom of slover class or grade. the list of officers in that class or grade; but should the Local Government under which the officer is serving desire, in any special case, that the officer degraded be placed in any other position in the lower class or grade, the fact should be stated n the order reducing the officer. This article applies also o the Provincial and Subordinate Forest Services.

Provincial Forest Service.

58. Any member of the Provincial Forest Service may Suspension, of the Provincial Forest Service may Suspension for the Provincial Forest Service may Servi ne suspended by order of the Conservator. The reduction dismissed of or dismissal of Extra-Assistant and Extra-Deputy Con-Proracal ervators will be ordered by the Local Government.

Chap I Part II

Organization of the Forest Department

ORGANIZATION OF THE POREST SERVICE-continued

Subordinate Forest Service

59 Any member of the Subordinate Forest Service may be suspended by the Divisional Officer The reduction or dismissal of Rangers and Deputy Rangers may be made under the orders of the Local Government, while that of Foresters and of other subordinates on R15 per mensem and upwards will be ordered by the Conservator The reduction or dismissal of Guards and of other subordinates, whose pay is less than R15 per mensem, will be ordered by the Divisional Officer

Fuing

60 Divisional Officers have the power to fine, to the extent of one month's salary, any member of the Subordinate Forest Service serving under them, but fines inflicted on Rangers and Deputy Rangers require the previous sanction of the Conservator.

Cr manal p ascent on

61, Criminal prosecutions of officers of the Provincial and Subordinate Forest Services may be instituted only by the orders of those authorities who have the powers of reduction and dismissal, but in the case of Forest Guards a report will be submitted for the orders of the Conservator before such proceedings are instituted

Resignation

Imperial Forest Service

Resigna on of

62 The Government of India alone have the power to mental Form accept the resignation of officers of the Imperial Porest Service

Prov no al Forest Bervice

63 The resignation of officers in the Provincial Forest Service may be accepted by Local Governments

Subord nate Porest Service

Resignat on of officers in Schod nate For Sivic

64 The resignation of Rangers and Deputy Rangers will ordinarily be accepted by Local Governments, who may, however, empower Conservators to accept such resignations The resignation of all other officers of the Subordinate Forest Service may be accepted by Conservators in the case of those whose pay is H15 per mensem and upwards, and by Divisional Officers when the pay is less than R15 per mensem

Organization of the Forest Department

Chap I

ORGANIZATION OF THE FOREST SERVICE—continued

Transfers

65. (i) Transfers of officers on the India List will be Transfers of regulated by the Government of India Transfers of gazetted india List officers below the rank of Conservator from one province to profine to nother will only be made in exceptional cases, but the Government of India reserve to themselves the right of transferring officers from one province to another

(n) When an officer is transferred from one province to another at his own request, such transfer will ordinarily curry with it the condition that his name shall be placed on the list of his new province at the bottom of the grade or class to which he belongs. When an officer has been placed at the bottom of such class or grade in accordance with this article, and has worked up into the next class, he will take the place in it to which his seniority entitles him

(in) A temporary excess in any grade of Forest Officers in a province, which may unavoidably arise in consequence of an interprovincial transfer of officers, may be admitted by the Accountant General without reference to the Local Government

66 Postings and transfers within a province of officers of footings and the Imperial and Provincial Forest Services will be made by the first state of the Local Government Similar postings and transfers of officers of the Subordinate Forest Service will be made by the Conservator, or so far as the Conservator may delegate the power, and subject to his control by Divisional Officers within the limits of their respective Divisions

Leave of Absence

67 Leave of absence to officers on the India List will officers to the granted by the Government of India alone Their invariant applications for leave will be submitted to the Government service of India through the Local Governments, Foreign States, or Colonies under whom they may be serving this procedure is necessary to enable the Government of India to make timely arrangements for filling up the vacancies that will thus be caused

Chap. I. Part 11.

Organization of the Forest Department

ORGANIZATION OF THE FOREST SERVICE-continued

Officers on Provincial Lists of Imperial Forest Service

68. Leave of absence may be granted by Local Governments to officers on the Provincial Lists under the rules applicable to the branch of the service to which such officers belong. In dealing with applications for leave, Local Governments will take into consideration the fact that the staff allotted to each province cannot, as a rule, be augmented by the Government of India in order to provide substitutes for officers on leave. Local Governments will also attach due weight to the circumstance that work in many forests is confined to particular seasons of the year, and that the public service suffers when Forest Officers take leave during the working season.

69. Leave of absence under the rules may be granted

Provincial and Subordinate Porest Services

- by local Governments to Extra-Deputy and Extra-Assistant Conservators. Similar leave may be granted to members of the Subordinate Forest Service as follows:—

 (i) If the pay of the officer be file per measure or less by the
 - Divisional Officer,
 - (ii) If the pay of the officer be more than R15 per mensem by the Conservator *

Examination Leave.

Examination leave... 70. (i) To enable officers holding the substantive appointment of Assistant Conservator or of Extra-Assistant Conservator to qualify thomselves for passing the examinations prescribed in Articles 38 and 45, examination leave for two periods of three months each may be granted to them, by the Local Government, at such times as may be found convenient: provided that the second period of three months shall not be given in the case of an officer who has not passed by the Lower Standard in a principal language and qualified in Land-Revenne, Forest Law, Procedure and Accounts. Such examination leave may, if the test for which it has been granted is successfully passed, either during the leave or within three months after its expiry, count as duty qualifying for privilege leave and pension.

(ii) Examination leave may only be taken in India. It may not be granted previously to, or in continuation of, any

^{*}Attention is invited to Article 841 (c) of the Civil Service Regulations

Organization of the Forest Department

Chap I. Part II.

ORIGANIZATION OF THE FOREST SERVICE-continued.

other leave; but privilege leave or leave on medical certificate may be taken in continuation of examination leave.

(iii) An officer on examination leave has a lien on his appointment (substantive or officiating), and is entitled to leave allowances as if he were on privilege leave.

Office Establishments

- 71. (1) The appointment, transfer, promotion, reduction Appointment, or dismissal of members of Office Establishments, as well as reductions, or the grant of leave to such officers, will be regulated as dismissalf of follows.—
 - (a) If the pay of the officer is less than R15 a month: by the Divisional Officer
 - (b) If the pay of the officer is R15 a month or more *by the Conservator.
- (ii) Divisional Officers have the power to reprimand, or Punishments exact additional work from, or suspend any member of the clerical establishment serving under them. They may also enter misdemeanours in service books, and submit for the Conservator's orders any cases which, in their opinion, justify postponement of increment of pay, stoppage of promotion, reduction of existing pay, or dismissal from
- the service of Government,

 (ii) Clerks and peons of the Conservator's and Deputy Island Conservator's offices at Darjeeling (including those on the second temporary establishment) are entitled to receive a local allowance of 20 per cent on the pay of their appointment in heu of the local allowances provided in the reorganization scheme of Forest Office establishments in Bengal, sanctioned in Government of India letter No. 27-F., dated the 3rd January 1901
- (iv) Clerical and menial establishments serving in certain Localities in Burma, mentioned in the foot note to article 25 Barma (iii) (a), draw local allowances at the rate of 30 per cent. on salaires of H30 per mensem and upwards, subject to a

^{*} Attention is invited to Article 841 (c) of the Civil Service Regulations.

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Organization of the Forest Department

ORDANIZATION OF THE PORTST SERVICE-concluded

maximum allowance of R40 per mensem, and 50 per cent. on salaries under H30 per mensem, subject to a maximum allowance of R8 per measem

Extensions of Service.

72. Extensions of service to Conservators (permanent or Extensions of officiating), on attaining the age of 55 years, can only be granted by the Government of India

Notification of retirement, promotion or reduction and leave

73 The fact and date of all casualties and retirements of officers in all grades of the Imperial and Provincial Forest Service should be specially reported to the Government of India, and that Government should also be furnished with copies of all notifications issued by Local Governments which refer to the promotion or reduction, whether permanent or temporary, of all such officers, or to the grant of leave— vide Circulars No. 8-F., dated 30th April 1889, No 4-F., dated 21st April 1890, and No. 14-F, dated 21st October 1890 (Appendix VIII), and Article 28, Civil Account Code.

Organization of the Forest Department.

Chap, I. Part II.

PART III .- EXAMINATIONS.

74. The examinations for Assistant Conservators, 2nd Examinations for Assistant Congrade, and for Extra-Assistant Conservators, 4th grade, assistant conservators, 4th grade, articles 38 and 45, will be in the following contractions. subjects:-

4th grade

- * (a) Vernacular, by the Higher Standard in a "principal" language of the province in which an officer is serving, unless he be a native of that province of pure Asiatic extraction.
 - (b) Land Revenue.

(c) Forest Law.

(d) Procedure and Accounts.

The Examining Board or Boards will be appointed by Local Governments, and should include a Forest Officer.

A .- Languages.

75. (i) For the purposes of this Code, languages are "Frincipal" divided into-

(a) Principal. (b) Optional,

(ii) The following statement shows the languages held to be "principal" in each province :-

^{*}As a partial exception, all Extra-Assistant Conservators in the Punjab are required to pass a test in reading and writing Nagri character.

Chan I Part III

Organization of the Forest Department.

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- (iii) Nothing in Article 38, 45 or 74 is intended to prevent an Assistant Conservator of the 2nd grade, or an Extra-Assistant Conservator, from presenting himself for examination by the Lower Standard in any principal language of the province.
- (iv) Examinations will be held both in the Lower and Higher Standards and will be conducted in accordance with such rules as may from time to time be promulgated by Local Governments with the previous sanction of the Government of India. [Fide Appendix VI.]
- (v) In the case of those provinces in which two languages are entered as "principal," the Conservator may, with the sanction of the Local Government, prescribe in which of the two languages any officer will be required to pass.

** Options) * languages

76. It will be optional for an officer of the Forest Department to pass in one or more of the other languages or dialects spoken in the whole or a portion of the province in which he is serving; provided that he shall first obtain the permission of the Local Government, who will decide whether the language in which he proposes to pass is one the acquisition of which will be useful to him and likely to increase his efficiency in the Department.

Howaners for passing in Native ian e Dage

- 77. (1) No reward will be granted to an officer of the Forest Department for passing an examination in a verna-cular language in which it was necessary for him to pass, in order to qualify for promotion under Articles 38 and 45.
- (ii) Subject to this condition, Forest Officers of the rank of Extra-Assistant Conservator and upwards will be entitled to the following allowances .--
 - R180 for passing in Hindustrin by the Lower Standard, or in any other "principal" language (except Burmese) by an equivalent standard

#250 for passing in Burmese by the Lower Standard.

#300 for passing in Hindustani \ Subject to a deduction of any by the Higher Standard. allowance already drawn for R500 for passing in any other passing in the same language by the Lower Stand-

"principal" language by the Higher Standar I.

Organization of the Forest Department.

Chap. I. Part III.

EXAMINATIONS-continued.

(iii) For passing in any "optional" language, under the sanction of the Local Government, as provided in Article 76, such allowance or *reward will be given as may be sanctioned for officers of the Forest Department by local or general rules.

(iv) The undermentioned rewards will be granted to all officers of and above the rank of Extra-Assistant Conservator of Forests who may be transferred to Burma after passing in the principal language of another province by the Higher Standard and who subsequently pass in Burmese:—

- (a) R500 for passing by the Lower Standard within 1½ year of transfer.
- (b) R750 for passing within 2½ years of transfer, by the Higher Standard after having passed the Lower Standard.
- (c) R1,250 for passing direct by the Higher Standard within 2½ years of transfer.

B.-Land Revenue.

78. The examination may be written and oral. The Examination is written examination will comprise not less than six questions on the laws and subjects discussed in Baden-Powell's "Short Account of the Land Revenue and its administration in British India;" and officers presenting themselves for examination should be acquainted generally with the contents of the work; and should have acquired a detailed knowledge of them so far as they relate to the particular province in which each may be serving.

C,-Forest Law.

79. The examination will be similar to that in Land FriedLaw.

Revenue, and may be both written and oral, the questions being on the laws and subjects discussed in Baden-Powell's "Forest Law."

^{*} Rewards granted under this article are debitable to the Civil Department.

Chap. I. Part III.

Organization of the Forest Department.

EXAMINATIONS - concluded.

D .- Procedure and Accounts.

Examination in Procedure and Accounts. 80. The examination may be written and oral, and will embrace the Forest Code, the Civil Service Regulations, and the rules regarding the general conduct of business in the Forest Department. The use of books will be allowed.

CHAPTER II.

MANAGEMENT AND WORKING OF THE FORESTS.

PART I .- GENERAL.

- 81. (i) The notification under section 19 of the Indian publisher and Forest Act, 1878, or under the corresponding sections of forests other Forest Laws and Regulations in force in all territories (roman) in British India (outside the Presidencies of Madras and Bombay), declaring that a certain area shall, on a fixed date, become a Reserved or State forest, is published in the local Government Gazette; and specifies the boundaries of the reserve so created and the date from which the reservation will come into force. When the boundaries at the time of notification cannot, pending final demarcation in detail, be described with sufficient accuracy for the purposes of a definite boundary register, an amending notification should issue as soon as the information becomes available on final demarcation and survey.*
 - (ii) At the time of reservation a complete abstract enumeration of the rights to which the reserve has been declared subject should be prepared, and either published in the Gazette together with the notification or printed separately, as the Local Government may decide. A copy of every such notification and abstract will be kept for each Forest Division in a bound volume, to be called the Register of Reserved Forests; and each notification, with the corresponding enumeration of rights, will be numbered separately according to the date from which the reservation takes effect. The register for each forest will commence with an area statement in Form No. 1, and several pages of the volume will be allotted to it, so as to afford space for additions or corrections. It is desirable that a sketch map on a small scale should form part of a record for each reserve
 - (iu) A copy of every subsequent order which affects the constitution of any reserve, as well as of every order under

[•] It must be understood that an amending notification can only describe more precasely or more correctly the boundaries of the same land that was correctly the obiginal notification. It cannot be used to add to or take awar from that land. If it is wished to midude new land in the reserve sparats reservation proceedings must be instituted. If it is desired to exclude land from the reserve, it must be formally disjourned.

Chap II Part I

Management and working of the Forests

General-continued

the Torest Act or Regulation by which rights are modified or regulated, or further rights or concessions are granted within the reserve, should be inserted, immediately after its promulgation, in the same volume under the reserve to which the orders relate

(1v) A register of reserved forests for the entire Circle will also be maintained in the Conservator's office On the 1st August in each year the Divisional Officer will furnish the Conservator with brief particulars concerning all entries made in his register during the preceding twelve months

- (v) Registers already written up in Form No 1 as prescribed in the 3rd and 4th editions of the Code need not be prepared afresh, unless the Local Government so directs Advantage should, however, be taken of any convenient opportunity which may occur to revise the whole record for any forest in accordance with the above directions, and, n henever possible, printed copies of Gazette notifications and other papers should be substituted for the existing manuscript record
 - (vi) As far as practicable, a map of each reserve should be deposited in the Divisional, the Conseivator's, and the Inspector-General's offices
- 82 In order that the maps in the office of the* Superintendent of Torest Surveys at Debra Dun, showing the areas covered by forests in the several provinces, may be complete in respect to the data available up to date, a copy of all notifications constituting Reserved and Protected forests, or modifying (by exclusion or otherwise) the boundaries of such forests, together with an indicative tracing or sketch map, should be forwarded by Conservators, under the orders of Local Governments, direct to the Superintendent of Forest Surveys, who is charged with the duty of making the neces
 - sary entries and alterations in the maps in question 83 As far as the data are available, books similar to that prescribed in Article 81 for Reserved forests will be kept up for Protected forests, and for all other areas under the management of the Forest Department

A small scale map of areas added to sanctioned Working plans should be for warded d rect to the Supri intendent. Forest Surveys (Inspector General of Forests Circular Nos 1239 to 1200 dated 7th December 1905)

Sapp f to Superint ndent of Porest Estveys of cop es of al not ficat ons cons t ng Reserved and rate ted 05 8 8 01 modify no the boundaries of such to est

Record and Reg ster of P ote ted and other forests

Management and working of the Forests

Chap II Part I

GENERAL-continued

84. (1) An "Annual Plan of Operations" must be drawn Annual Plan of Operations up, in which the working of each forest for the year will be detailed This plan will ordinarily be framed for the forest year, and it must be submitted to the Conservator with the Budget Estimates, or at such other time as may be presoribed by the Local Government

- (11) Wherever a Working-plan has been framed, the annual plan of operations must be based upon the provisions of the Working-plan Where no Working-plan exists, and until such plan is made, the annual plan of operations must be based on the general principles of forest conservancy, that is to say, the quantity of timber to be cut and of other material to be taken out of a forest must be fixed so as to secure the maintenance and improvement of the forest. Guided by these considerations, the annual plan of operations should provide for fellings, thinnings, export of forest produce, the grazing of cattle, protection against fire, and the execution of works of reproduction and improvement.
- (iii) When Working-plans or plans of operations are framed, the provisions necessary for recognizing and supplying local requirements to the utmost point that is consistent with Imperial interests, in accordance with the principles laid down in Circular No 22-F, dated 19th October 1894, (Appendix XVII) should be embodied in them cise of all lights that have been recorded at settlement will necessarily be provided for in these plans
- 85. Working-plans shall, as far as practicable, be prepared provider to be for all forests or collections of forests under the management is proposed to be forest to the management of the proposed to the forest to the proposed to the forest to the proposed to the forest to the proposed of the Department provided that they are being or are about to Flans. be exploited Their preparation will be carried out by local agency and under the general or special orders of Local Governments, but, in order to ensure that plans may be drawn up according to correct principles, the Conservator shall submit to the Inspector General before, or as soon as possible after, the commencement of operations, a preliminary report This report will contain a short description of the forests for which it is contemplated to frame a Working plan facts relating to their maragement, working, and reproduction, the future treatment recommended, with the reasons for the

Chap II Part 1

Management and working of the Forests

GENERAL-continued

same, propositions regarding the basis on which it is intended to build the plan of exploitation and management (whether on area, material, or material with area-check), and pronosals with regard to valuation surveys. The Inspector-General will retain this report, and communicate his remarks thereon to the Conservator The officers in charge of the local Working-Plans Divisions will be subordinate to Conservators who are responsible, within their respective circles, for the preparation and subsequent due observance of the prescriptions contained in the Working-plans. Conservators should consult the Inspector-General on all important technical points connected with the elaboration of Working-plans,

D rest one

86. The Inspector-General may assue, in the form of the control of the preparation of Working-plans, but if he has leason to disapprove of the proceedings on any other point lie will address the Local Government with a view to the issue of such orders as may appear advisable. Any difference of opinion between the Inspector-General and the Local Government will be referred for the orders of the Government of All such correspondence will be recorded in the monthly Proceedings of the Inspector General

Ares for which separate Work ing-plans reports shall be penta ed

87. The area for which each senarate plan of management or Working plan report shall be prepared, depends on the circumstances of each case, but, as far as possible, the report should deal with all the forests situated in one locality and the entire area of each forest in that locality. This area may consist of a sub division a range, a division, or of merely a beat or group of beats, and shall be divided into as many Working circles as may be necessary, extensive tracts which it may not be deemed expedient to work being relegated to a separate circle or circles

Wo king

88 (1) A "Working-circle" * 18, as a rule, an area subjected to one and the same cultural treatment, and which it is proposed to exploit separately, by means of distinct series of operations Exceptionally, where the composition and distribution of the crop render this advisable, a

Tracts which it is not proposed to work immediately may also for convenien be considered as forming working circles

Management and working of the Forests.

Chap. IL. Part L.

GENERAL-continued.

Working-circle for which a definite method of treatment is prescribed may overlap portions or the whole of other Working-circles for which other distinct methods of treatment are prescribed.

(ii) A "coupe" is the area set aside to be operated on in corpor. a single year, and may constitute a permanent sub-division of a forest. A "Working-circle" may comprise according to convenience of working one or more series of coupes. Where more than one succession of coupes has been prescribed, the term Felling Series may usefully be employed.

(iii) "Blocks" are main divisions of a forest, and should be be indicated by local names. Their boundaries may conveniently be made to coincide with those of adminis-

trative charges, such as Ranges or Beats.

(iv) "Compartments" are smaller divisions. Where a compartments forest is divided into compartments, their boundaries, as a rule, should be either natural features—such as streams, spurs, or ridges—or existing landmarks—such as roads, rides, fire-lines, etc. The detailed analysis and description of a forest may necessitate the formation of sub-compartments; but the boundaries of these more minute sub-divisions should not be permanently marked out on the ground.

(y) "Blocks" should be indicated by local names, perspective of coupes" by Roman numbers, "compartments" by Arabic machiness numbers, and "sub-compartments" by small letters added to the number of the compartment, thus:

to the number of the compartment, thus:-

"Raipur IV, 18, c" would indicate Raipur Block, Coupe No. IV, Compartment No. 18, and sub-compartment c.

89. (i) The Working-plan Report shall, as far as possible, General rules to the greater be drawn up in the following form:—

INTRODUCTION.

Part I.

SUMMARY OF FACTS ON WHICH THE PROPOSALS ARE BASED.

DESCRIPTION OF THE TRACT DEALT WITH,

Name and situation.

Configuration of the ground. Underlying rock, and soil.

Climate.

Agricultural customs and wants of the population.

Chap II. Part I.

Management and working of the Forests

GREERAL-continued

THE COMPOSITION AND CONDITION OF THE FORESTS

Distribution and area State of the boundaries Legal position Right* Composition and condition of the crop * Injuries to which the crop is liable

System of Management

Pact and present systems of management Special works of improvement undertaken Past revenue and expenditure

Net value of each class of produce

UTILIZATION OF THE PRODUCE

Marketable products, quantities consumed in past years Lines of export Markets Mode of extraction and its cost

MISCELLANEOUS FACTS

The Forest Staff Labour supply

Part 17

FUTURE MANAGEMENT DISCUSSED AND PRESCRIBED

Basis of Proposals

A concise summary (by Working-circles) of the prescriptions of the Plau, with references to pages and paragraphs of Part II of the report dealing with them

Working-circles how composed, reasons for their formation Compartments, justification of the sub division adopted Analysis of the crop, method of valuation employed

Information should be given as to all that is known about growth in guith and
he this of form factors for the price palence.
 The information here given will be
he this of factors for the price palence or the information here given will be
part II)

Management and working of the Forests

Chap II

GENERAL-confinued

METHOD OF TREATMENT *

Object sought to be attained Method of treatment adopted The exploitable age

THE FELLINGS *

The general working scheme, calculation of the possibility Period for which the fellings are prescribed Areas to be felled annually or periodically, order of their allotment.

Nature of and mode of executing the fellings Tabular statement of the fellings to be made Forecast of condition of crops at their conclusion

SUPPLEMENTARY REGULATIONS *

Cleanings, thinnings, or other improvement fellings. Grazing and other rights Sowings plantings, or other works special to each circle Improvements common to whole area

MISCELLANEOUS T

(1) General scheme

(2) Periodical measurement of sample plots or areas

(3) Form factors

(4) Fire conservancy registers and maps

(5) Forest journal

(6) Compartment register (for detailed statement of all trees felled year by year)

(7) Control forms (amount of detail necessary)

[•] Each Working circle should be separately dealt with as regards the method of treatment the fellings and all supplementary provisions except those that are common to the whole area such as the on structum of roads etc —esde Inspector Generals Circular No 6 W P., dated 11th May 1996

[†] Information upon the following matters should also be furnished in order to ind cate the actual cost of the Working Plan —

 ⁽a) Establ «hment employed
 (b) Expenditure incurred under all heads

Chap. II. Part I.

Management and working of the Forests,

GENERAL-continued.

APPENDICES TO WORKING-PLANS.

Maps.

Description of crop in each compartment; written or by stock-

Valuation surveys; written record of results.

Rates of growth; record of observations made.
Miscellaneous statements.

Miscellaneous statements.

(ii) The year for which operations are prescribed (or estimates made) will, in the absence of special sanction as for the annual plan of operations (Article 84), be the forest year.

(iii) The amount of detail requisite in the compilation of the Working-plans will depend upon the demands which are made on the forests, the nature and value of the produce removed from them, and the other purposes which they are

to fulfil

(iv) Where the demand exceeds or even equals the possible outturn,* Working-plans must be prepared with the greatest minuteness, and everything must be arranged so as to obtain the highest outturn which the forest is capable of returning under the most careful management. Where, on the other hand, the demand is as yet below the ordinary capability of the forest, a more simple and expeditious procedure may be followed.

(v) With a view to bringing all important forests, for whose produce a demand exists or is likely to arrise in the near future as soon as possible, under systematic management, the first Working-plans may be of a simple description and based on such data as may be readily obtainable, to be succeeded by more accurate plans as the detailed information

required for their preparation becomes available.

(vi) The officer who prepares a Working-plan will be held responsible for the accuracy of the statistical information it contains: provided that in cases where the conditions are such that the collection and record of such information can safely be entrusted to his suboidinates, the names of such subordinates shall be mentioned in the Working-plans Report. The Working-plans Officer must, under any

^{*} For definition of "outturn" see article 95.

Management and working of the Forests

Chap 11. Part I

GENERAL-continued

circumstances, make a personal inspection of all portions of the area dealt with, which it is proposed to exploit under the provisions of the plan, and satisfy himself that all information, however collected, in respect of such portions is accurate-vide Circular No 26-F, dated 26th August 1892

90. (1) When a Working-plan has been drawn up, and Powedian when accepted by the Conservator, he will submit it (in duplicate), has been drawn finally printed off, to the Inspector General, who will forward it, with his opinion and remarks, to the Local Government The latter will then pass orders on the Plan, and* forward 22 copies of it, bound together with those orders and all important correspondence regarding its provisions, to the Government of India either for transmission to the Inspector-General of Forests or for orders, as each case may require As regards deviations; from an approved Working plan, not amounting to an alteration of the general scheme of management, exploitation in deficit (whether of material or area) may be permitted on the order of the Conservator, who will, however, subsequently report results to the Local Government, and, in cases where the deviation from the provisions of the Working-plan is considerable or continuous, obtain the sanction of the Local Government thereto. The previous sanction of the Local Government should, in every case, be obtained when it is proposed to exploit in excess provided such excess is not caused by the accumulation of balances due to deficit exploitation in previous years Copies of the orders of the Local Government sanctioning modifications in the prescribed sequence of working should be forthwith forwarded to the Inspector General of Forests

(11) The same procedure should be followed with regard to alterations in character of exploitation, extensions and revisions of existing Working-plans as is prescribed in this and the preceding articles with regard to the compilation of

original Plans

(111) In cases of emergencies necessitating an immediate change in a Working plan, the Conservator may act in

^{*} Fide Government of Ind a, Department of Revenue and Agriculture C reals No 4 Fr. deted 17th March 1905 (Appendix XXV) † Fide Inspector General's Circulars No 14 W P., dated 2°nd October 1896 and No. 8 W P. dated 1°th Mar 1899

Chap II

Management and working of the Forests

GENERAL-continued

anticipation of the Local Government's sanction, which should, however, as soon as possible, be obtained

Centrol of working of force s fo which Wor plans exist [Forms No 8 and 4]

- 91 (i) For the control of the working of all forests for which Working plans have been prepared, the following Control Books will be kept up
 - (1) A Register in Form No 2—or, where girdling operations are carried on, in Form No 3—for each Working-circle
 - (2) Record of Works of Reproduction and Improvement (Form No 4).
 - (3) Forest Journal
 - en) In the case of fellings being below the quantity permitted to be removed under the Working plan, the balance should (indess the contrary be ordered by the Local Government, in which case the orders should be quoted in the "Remarks" column) be brought forward as the balance available to be removed in the following year, in addition to the regular provision for that year. Should the fellings have exceeded or fallon short of the provisions of the Working-plan, the authority under which the deviation has been permitted (Article 90) will be quoted in the column of "Remarks" Any felling in oxcess (whether of material or area) of the provisions of the plan will, if so ordered, be deducted from the quantity prescribed for the fellings of future years

Beco d of We ke (ni) The record of works of reproduction and improvement will show in a summary form all steps taken towards fore conservancy cutting of creepers, planting and sowing, erection of buildings, opening of communications, etc Should the prescribed works not be completed during the year, the balance left undone will be entered in Form No 4 as work to be carried out during the following year, in addition to the regular provisions of the Working plan

Forest Jou na

(iv) Forms Nos 2 and 4 will be kept up for the year for which operations are prescribed in the Working plan. In the borest Journal will be recorded all noteworthy occurronces which bear on the management and improvement of the forest, more particularly on the preparation of Working-plans.

Management and working of the Forests

Part I.

GENERAL-continued

- 92. (i) Similar Registers and Forest Journals will be kept Control of up for forests for which no Working-plans have as yet forests for which no Working-plans have as yet forests from the case of Reserved forests or demarcate languages. Protected forests, for each forest or group of forests, as may appear most convenient to the Conservator; and in the case of undemarcated Protected forests, or Unclassed State forests, for the same forests, as fixed by the Conservator.
- (1) In such cases the "Register of Yield and Outfurn" alone will be filled up in Form No. 2 [or, where girdling operations are carried on, in Form No. 3], and in Form No. 4 the column "Provisions of Working-plan" will be left blank
- 93. Whenever plantations are made on a large scale, the phantator conservator may prescribe a separate journal for each plantation. In this book should be recorded the date of each inspection by a superior Officer, and the observations made at each inspection.
- 94. (1) Divisional Officers will, not later than the 15th Enterwates in August in each year, submit to the Conservator Forms Nos 2 3 4 and 30 2 in 30 2 3 and 4, duly filled in for the previous forest year as far as they relate to forests for which Working-plans of the exist. The Conservator will enter the items in his Control Books, and will forward the Forms, not later than the 1st November in each year, to the Inspector-General, accompanied by an annual abstract of Form No 38 for the forest year.* These abstracts should be prepared separately for each Working-ourcle embraced in the Working-plan †
- (n) The Forms so forwarded, which must in every case clearly compare the prescriptions and suggested measures; of the Plans with the results of operations carried out (the column of "Remarks" being used to elucidate entries

^{*} For Working plans which have been specially sanctioned for the Calendar year, Divisional Officers will submit the control forms by the lat April to the Conservator, who will forward them to the Inspector General of Forests not later than the lat May in each year.

[†] Control statements having reference to the same. Working plan should be for warded to the Inspector-General under a separate letter or endorsement. Reference in the same letter to control statements regarding more than one. Working plan should not be made.

Inspector General's Circular No 5 W P, dated 12th May 1894

Chap II Part I

Management and working of the Forests

GENERAL-concluded

where necessary), shall be countersigned by or on behalf of the Conservator in authentication of their accuracy.

(111) The Inspector-General will examine the Forms

and, if he notices any deviation from a sanctioned Workingplan, he will draw the attention of the Conservator concerned thereto either for explanation or in order to obtain the sanction of the Local Government. He may also address the Local Government direct on the subject, or he may submit the case to the Government of India, as may be required Management and working of the Forests

Chap II Part I

PART II -ACCOUNTS OF TIMBER AND OTHER STOCK, OF STORES TOOLS AND PLANT AND OF LIVE STOCK

95. (i) The produce of all fellings must appear either in Fellings form No 5, or No 10, or No. 12, or in the form which may 6 7 10 and 11.)

be prescribed under Article 110.

(11) The "gross yield" of a forest is the total volume (in cubic feet, solid) or quantity of all produce felled or cut. whether removed and utilized or not The "outturn" or net yield comprises such portion of the gross yield as has been or will be utilized

(iii) The gross yield of all fellings by Government agency must appear in Forms Nos 5 and 7 Wastage or other unutilizable material will be written off in Forms Nos 6 and 7 The outturn of illiest fellings shown in Form 17 should be shown in Form 5 when the produce lapses to Government The outturn of all other fellings must appear in Form No 10 or No 12, or in the form which may be prescribed under article 110

96. Under the system of Government working, two Depot classes of depots will be established-

(1) Forest Depots.

(n) Sale Depots

It will rest with the Conservator to decide what localities shall be forest depots* and which sale depôts

97. All timber and forest produce on reaching a forest general depot will be shown in the Register of Receipts (Form Receipts and No. 5), and on its despatch or disposal in the Register of hereal Disposals (Form No. 6) The Conservator will 18818 18818 18818 instructions whether all columns in these forms shall be filled up, or whether any may be left blank

98. In each sale depot will be kept Registers of Receipts Repeated (Form No 5), in which will be entered all stock as it arrives. Sale Depois and Registers of Disposal (Form No 6) showing all stock and 6 sold or otherwise disposed of. Separate registers will be kept for-

(a) Timber, including drift and waif wood (/) Bumboos fuel and other forest produce

In some cases spec al plots will be set as do as forest depôts in others, the areas where the fellings have been made will be cons dered as forest depôts"

Chap II Part II

Management and working of the Forests

ACCOUNTS OF TIMBER AND OTHER STOCK ETC -continued

Timber rece vein Sale Depots to be measured and marked 99 (i) All logs and scantings on reaching a sale depôt will be measured and marked in such manner as may be ordered by the Conservator the number, or measurement, or both, as the case may be, of the logs and scantings must be entered daily in the Register of Receipts as they are taken charge of

Sale ma k

(11) Logs and scantlings, when sold, will be marked with the sale mark.

Monthly Depôt Re urus (Forms \05 7 & 8 }

100 (i) The following returns will be submitted monthly from each forest and sale depôt to the Divisional Officer.—
Form No 7—Beceipts and issues of timber and other produce *

Form No 7 — Receipts and issues of timber and other produce *

Form No 8 —Sales of timber and other p oduce, including drift

and waf wood.

(ii) A summary will be prepared from the returns submitted in Form No. 7 from each depôt in the division. Back description of produce will be grouped together, and the numbers and quantities will be totalled separately. The receipts and issues of foiest depôts will be shown separately from those of sale depôts.

No. 8—
slesof t mber
etc eo ecled
by Governmen
Agency

- 101. (1) Form No 8 will show the sales the proceeds of which are credited under Revenue head I, and of so much under head III as is obtained by the sile of drift and waif wood and confiscated forest produce collected by Government agency
- (1) The entries in this form will consequently comprise all disposals by sale of timber and other produce shown in Form No 7, the totals for forest depôts and sale depôts being shown separately

Form No 9 -Drift t mber opera 14na

102. From divisions where drift timber operations are of sufficient importance, a return in Form No 9 will be submitted to the Conservator All items entered in the column "Transferred to Government Account" will appear in Form No 5 in the same way as other Government timber

Permits for timber or for est produce not brought to depor Suggeste Form No 15)

103. (1) For all timber or other forest produce sold otherwise than from depôt, a permit must be given before any of the aforesaid produce can be removed by the purchaser. This permit or license will be issued under such rules and in

The specimen form No 7 attached to the Code is filled up as a Divisional return

Management and working of the Forests.

Chap II. Part II.

ACCOUNTS OF TIMBER AND OTHER STOCK, ETC .- continued.

such forms as the Local Government may from time to time prescribe. Permit or license forms shall be kept in triplicate in bound books, and bear printed serial numbers and the words 'original,' 'duplicate,' and 'triplicate.' Each permit or license issued shall be filled in by the officer issuing it in the original as well as in the counterfolis, and be provided with a serial annual number. All amounts of produce, as well as of money, shall be written in words as well as in figures.

- (ii) In the case of prepaid licenses, the officer issuing the license may receive either cash or a treasury chaldn as proof of payment. The original license shall be given to the licensee, the duplicate shall be attached to the monthly accounts, and the triplicate be kept by the issuing officer.
- (iii) In cases where, under the conditions of the permit, timber is marked with a Government sale-bammer on passing revenue stations, or where forest produce is otherwise allowed to leave the limits of the forests, the officer marking such timber or passing such forest produce shall collect the original licenses, and the purchase certificates which may have been granted on the strength of such licenses, and forward them to the Divisional Officer under whose signature or authority they were issued. They should be pasted into the book of licenses, each against its counterfoil.
- (iv) In the case of unpaid licenses, or purchase certificates granted thereunder, the original shall be given to the licensee, and the duplicate be sent to the officer empowered to mark or pass the produce on payment of the revenue due when the payment has been effected, which may be done by cash or treasury chalán. The officer receiving it shall at once return the duplicate, entering thereon any purchase certificates which may have been granted on the strength of such license. These should be pasted into the license book of the issuing officer, each against its counterfoil. The original should be submitted as a revenue voucher to the accounts of the passing officer.
- (v) The books of licenses should be periodically examined by the Divisional Officer, the returned licenses being checked

Chap II Part II.

Management and working of the Forests

ACCOUNTS OF TIMEER AND OTHER STOCK, DIC -continue.

with their counterfoils and with the entries of the amounts realized on their account in the cash book or in the original accounts of the officer who issued the same, and an explanation called for as regards any licenses missing or unduly delayed.

Tacing etork in Ease Deputs

104. The stock at each sale depôt must be counted periodically at such intervals as the Conservator may direct, the depôt books being balanced at the time of counting. A special report of each taking of stock must be submitted to the Conservator.

Bill and Rece pt Books. ("aggrested Forms Nos 18 & 18)

- 105. (i) A bill book must be used for lists of timber and other produce sold from depôts. On each transaction taking place, the bill may be given to the purchaser, while a copy is forwarded to the Divisional Officer, and the counterfoil will form the depôt copy.
 - (ii) A receipt book must also be used for receipts of price paid to be given to purchasers

Payment of resente into

106. All revenue received shall be paid, into the treasury with as little delay as possible Each remittance will be accompanied by the usual chalch form supplied by Treasury Officers, in duplicate; one copy will form the voucher to the entry in the Cash Book, and the other will be retained by the Treasury Officer.

Form To 11.— Return showing sales from forests of produce cut by pur

- 107. (1) All timber or other produce cut, collected, and removed from the forests by consumers and purchasers will be entered in a monthly statement prepared in Form No 10.
- (i) Form No 10 will show the sales the proceeds of which are reduted under Revenue head II, arranged and totalled in horizontal lines according to sub-heads, and so much of the revenue under head III as is obtained by the sale of drift and waif wood and confiscated forest produce collected and removed by consumers or purchasers.
- (ii) When leases are granted for certain fixed periods to collect produce, and the revenue is payable in instalments, an estimate should, whenever practicable, be made of the quantity of produce removed, and the total estimated quantity should be shown in Form No 10 once only, when the

NOTE-Commeson paid by deduction from revenue should always be charged in the account, the gross amount of revenue being credited in it.

Management and Working of the Forests

Chap, II,

ACCOURTS OF TIMBER AND OTHER STOCK ETC -confinged

last instalment of revenue due is entered in that Form as having been received

(v) When the price of the produce entered in column 6 is only partially realized, or not realized at all, the number and date of the Conservator's sanction for deferring realization should be noted in the column provided for this purpose

108 (1) All items of revenue, including those shown in Form Man Form Nos 8 and 10 which are not fully realized during the seat to Bernmonth will be entered in detail in Form No 11 (Outstandings on account of Revenue) The return for March in each year will be accompanied by a brief explanation of the circumstances under which each item of revenue that has been outstanding for twelve months remains unadjusted

(1) If any outstanding revenue becomes in ecoverable the sanction of the Local Government should be obtained to its being written off, and when the sanction is received the amount should be entered in Form No 11, in red ink, in the column "Recoveries during the month," reference being made to the sanction under which the entry is made

(iii) When the amount thus written off exceeds R10,000, the action taken by the Local Government should be

reported to the Government of India

109. (i) Special grants of timber or other forest produce from the interest free or at favourable rates, for specific purposes, require the interest sanction of the Government of India if they exceed the other product following values—

(a) For the construction of large works of public utility, such as railways, tramways, and the like—Ro 000

(b) To village communities public hodies, Departments of Government, or sections of the community in their collective capacity—#1 000

(c) In other cases—R500

(11) Within these limits, and subject to the principles laid down in Circular No 8 F, dated 21st May 1895, (Appendix XVI) such grants may be sanctioned by the Local Government, but all concessions of whatever value made under (a) for the construction of railways or trainways must be reported at once to the Government of India. The Local Government may delegate to the Conservator the power of sanction (subject to the above limits) up to the value of R1,000 in any one case.

Chap II Part II

Management and Working of the Forests

ACCOUNTS OF TIMBER AND OTHER STOCK, ETC -continued

(111) In Burma free licenses to cut and remove timber are granted under the following rules issued under Section 33(2), clause (f) of the Burma Forest Act, 1902.

(iv) All free grants will be entered in a Register (Form

No. 12)

110. Whenever practicable produce removed by right-Produce re moved by right holders, or under privileges granted by Government, shall be shown in registers of such form as may be prescribed by the Conservator

Form No 16 -Re urn of Stores Too s and P ant

111. (1) A return (Form No 16) of stores, tools and plant will be submitted to the Conservator by Divisional Officers once a verr on the 1st April, or 1st July, as Conservators may direct.

(11) Stores, tools and plant should ordinarily be classified

as follows .-

(a) Surveying and other instruments

(b) Machinery.

(c) Tools (d) Office and rest house furniture

(f) Building materials, small stores, and house fittings

(a) Muscellaneous

he arms of I te a cek

112. (1) In those divisions where Government elephants or other cattle are kept, returns of live stock, together with a statement of the cost of keep and of the work on which they have been employed, will be submitted to the Conservator in such forms and at such times as may be prescribed by the Local Government.

(11) Returns of elephants should show name, sex, age,

height, and condition of the animals

Sin ton required before we't ng off valuable stores

113 (i) No stores, tools and plant, excepting petty articles and no live-stock, nor any timber of other stock, may be written off the accounts of Divisional Officers without the Conservator's sanction, or, when the value of the stores. animals, or timber exceeds R500, without the sanction of the Local Government, provided that the unutilizable material. arising from the conversion of trees into logs or sawn timber and brought on stock (article 95), may be written off by Divisional Officers under the general sanction of the Conseivator.

Management and Working of the Forests

Chap 31. Part II.

ACCOUNTS OF TIMBER AND OTHER STOCK, ETC .- concluded.

- (ii) When the value of any stock written off the accounts under this article exceeds R10,000, the action taken by the Local Government should be reported to the Government of India.
- 114. (i) No timber or other forest produce, and no live- the forest stock, stores, tools or plant, may be sold except on receipt of Tools or Plant. cash payment in full at the time of delivery. The Conservator may, however, authorise Forest Officers of and above the rank of Ranger, in exceptional cases and under such conditions regarding time of payment as he may lay down. to effect sales without payment in full at the time of delivery. Every such transaction, if the value exceeds R5,000, should be reported to the Local Government; if the value exceeds R10,000, the previous sanction of the Local Government should be obtained.
- (ii) Sales to public Departments* with whom the accounts are adjusted by book-transfer, are exempted from this rule. Exceptions may also be authorised by Local Governments in the case of special transactions with other purchasers.
- 115. A return (Form No. 17) of forest produce and seumenal disposed of otherwise than under residue of forest section 67 of the Indian Forest Act or under corresponding term for 11/2 sections in other forest laws) during the month, in accordance with the Forest Law or Rules in force, will be submitted monthly by Range Officers to the Divisional Officer. An abstract of these returns, in the same form, will be forwarded monthly by the Divisional Officer to the Conservator. (Vide Circular No. 28 F., dated 21st November 1894.)

CHAPTER III. ACCOUNTS.

PART I -CLASSIFICATION OF REVENUE AND EXPEN-DITURE

116 All revenue and expenditure will be classified in remote accordance with the arrangement of Form No 18 The semester in the constant of the control of th expenditure is grouped under the two main heads "A - (Form No 18) Conservancy and Works " and " B -Establishments "

117 (i) Heads I, II, and III under Receipts and Charges Head III correspond to each other The sub-heads are intended to Except and Except and exhibit, as far as such is practicable, the income and expendion account of timber, wood, bamboos, and other

descriptions of forest produce

(11) Receipts under the commutation system, by which several kinds of produce may be removed from the forests on payment of a lump sum, will, in the Central Provinces and in the Province of Assam (now included in Eastern Bengal and Assam) only, be entered against a sub-head 'h' ("commutation fees") of revenue minor head II.

(iii) The charges incurred on account of timber and other produce removed from the forests by consumers or purchasers cannot, as a rule, be shown separately under the different sub-heads, and therefore no attempt has been made to sub-

divide A II

118. Head IV is intended to include the duty levied on Receipts and foreign timber, and the share of the revenue from forests Expenditure which are not managed by Government officers, but in which Government has a share or has certain other rights. The charges incurred on account of these heads should be entered under A JV (a) and (b)

119. Head V will include all revenue that cannot be Head V under correctly classified under heads I to IV

Fines and confiscations under the Forest Law should on Fines and realisation be credited to "Law and Justice"-(1) when imposed and realised by Judicial officers, (2) when imposed by Forest and realised by Judicial officers (should such cases ever occur), and to "Porest Revenue"-(1) when imposed and realised by Forest Officers, (2) when imposed by Judicial and realised by Forest Officers

Chep III

Accounts

CLASSIFICATION OF REVENUE AND EXPENDITURE—co ilinued

All sums so realised by way of compensation for damage done to a forest should be classified as revenue of the forest damaged, since such a receipt is not a fine, but the recovery of the cost of specific damage done, and should be treated accordingly.

accor

120. It should be distinctly understood that heads I and II, under Receipts as well as under Conservancy and Works, are intended to relate to all forests managed by Government Revenue realized or expenditure incurred on account of forests managed by Government, a certain share of the rivenue of which is paid to other persons, as is the case in Hazara and Ajmer, will also be entered under these heads, but in these cases the amount of such share in the revenue which is paid to shareholders should be debited to AV. To the same head should also be charged the share of forest revenue paid to persons who are entitled to a share in the revenue of forests managed by Government.

Bzoepiton - The payment of the Rajah of Hill Topperah's share of the gross revenue, less his share of establishment charges, will be adjusted by deduction from the receipts of the year in which the payment is made

121. Heads V, VI, VII, and VIII, under "A -Conservancy and Works," have no corresponding heads under Receipts

Heads & VI and

Head A VI - Live-stock, stores, tools and plant :-

a —Purchase of cattle
b —Feed and keep of cattle

c -Purchase of stores tools and plant

Expenditure on account of the hire of cattle, and repairs to stores tools and plant, will be charged under the appropriate sub-head as part of the outlay on the work for which they are remuired

Head A VII -Communications and Buildings -

a -Reads and bridges

b -Buildings

c -Other works

The sub-head VIIa will include timber-slides and tramways for forest purposes, etc., in case they are of a permanent character Temporary structures should be charged under timber expenses. In cases of doubt, the expenditure should be charged under A VIIa

Accounts.

Chap. III. Part I.

CLASSIFICATION OF REVENUE AND EXPENDITURE-continued.

122. Head A VIII.—Organization, improvement and Head A VIII. extension of forests:—

a .- Demarcation.

b .- Cost of Forest Settlements: compensation for land and rights.

c.—Surveys.

d .- Working-Plans.

e -Sowing and planting.

f.-Protection from fire.

g.-Other works.

Under sub-head VIII a will come all charges connected with the formation and maintenance of boundary lines. In many cases cleared lines serve as boundary lines, fire-protection lines, and export or inspection roads. The cost of clearing and maintaining such lines should be charged under VII a, VIII a, or VIII f according to circumstances, but the entire cost should be charged under one sub-head only.

Sub-head VIII b will include cost of Settlements and compensation for land taken up for forest purposes, as well as expenditure incurred on the settlement of rights and

privileges.

Sub-head VIII c will show the cost of all topographical surveys.

Sub-head VIII d will include the cost of valuation surveys, enumerations, and other works connected with the preparation of Working-Plans, including such extra establish-

ment as is sanctioned for this purpose.

Sub-head VIII e refers to all sowing and planting operations, whether they are undertaken for the purpose of forming plantations or of assisting natural reproduction. The expenditure incurred on preparing the ground previous to sowing and planting will be charged under this sub-head.

Sub-head VIII f will show the cost of clearing and maintaining internal and external fire-lines, whether for the protection of natural or of artificial forests. Such extra establishment as is sanctioned for this purpose, as well as the cost of suppression and extinction of fires which have broken out, wages of labour, rewards to villagers who have given meritorious aid, and so forth, should here be charged.

Chap III

Accounts

CLASSIFICATION OF REVENUE AND EXPENDITURE -concluded

Sub-head VIIIg will include all general forest work, such as fencing and enclosing, thinning, pruning, lopping, and endling useless trees cutting creepers, and the like

Head A IX

123 Head A IX -Miscellaneous -

a—Law charges

b -Other charges

Under sub head IX a come stamps, fees and costs connected with the institution or defence of cases in Court Refunds of forest revenue should be charged to "I—Refunds and Drawbacks" irrespective of the year in which the revenue is credited Rewards granted to officers and informers in forest offence cases, will be charged against sub head 4 IX b (Circular No 12-F, dated 12th September 1899—Appendix XXIV)

Accounts

PART II -BUDGET ESTIVATES

124 Annual Budget Estimates will be prepared by Annual Bigger Divisional Officers and submitted to the Conservator in German 18 Form No 18 The Budget Estimate for the Province or Circle will be prepared by the Conservator in the same form,

Circle will be prepared by the Conservator in the same form, which will be arranged so as to show the figures of each division separately It will be accompanied by an explanatory note in the form prescribed by Article 132, and (except

* 1 Aymer 2 Andaman

3 Balmeb stam
4 Coorg
5 Impersal Forest S hool
6 Forest arreys

in the case of the India*General estimates) forwarded in duplicate, not later than the 16th

October in each year, to the local account officer by whom

the figures will be carefully examined and the estimates submitted together with the compilation prescribed by Article 1519, Civil Account Code, to the Local Government The Local Government will review the estimates in the same way in which it reviews those for other heads of Revenue and Expenditure, and will then forward a copy of the estimates as approved by it to the local account officer, who will deal with them as with those relating to other heads of Revenue and Expenditure (Appendix XXVI) Two copies of the estimates with the orders of the Local Government thereon should also be submitted by each Local Government to the Government of India, Department of Revenue and Agriculture, so as to reach not later than the 15th January meach year

The India General estimates will be submitted in the first instance to the Local Administration concerned, by whom they will be forwarded to the Comptroller, India Treasuries, so as to reach that officer not later than the Sist October Two copies will at the same time be submitted to the Government of India, Department of Revenue and Agriculture The Comptroller will deal with the estimates in the manner laid down in the Finance Department Resolution Ao. 5027 A, dated 9th September 1905 (Appendix XXX)

125 Form No 18 contains five columns, showing-

I —The Actuals of the past year

Form of Budget Estimate (Form No 18)

II —The Budget Estimate for the current year, as sanctioned by the Government of India

Chap III Part II

Accounts

BUDGET ESTIMATES-continued

III —The Revised Estimate for the current year IV —The Budget Estimate for the ensuing year

V -Ame dment by the Local Government of the figures in column IV

126 (1) The figures in column I, Actuals, must be verified by the Accountant General or Comptroller

(1) The figures in column II will be the figures of the Budget Estimate for the current year as already sanctioned by the Government of India in the Finance Department Should that sanction deal with the figures by totals only the distribution of such total amounts under heads and sub heads as approved by the Local Government, will be entered Original grants will be shown in black ink and subsequent modified grants in red ink, the latter will be explained in foot-notes, showing the original grant and the additions or reductions, with the authority sanctioning them.

(iii) The figures in column III, the Revised Estimate will be based on the actuals of as many months of the cur rent year as may be available, and an estimate of the revenue

and expenditure of the remaining months

(iv) It should be clearly understood that the fact that a particular sum in excess of the budget grant has been entered in the Revised Estimate of charges is no authority for exceeding the budget limit of expenditure. The authority for any such excess expenditure should be separately obtained by an additional grant under article 130 as soon as the occasion for any new or increased expenditure arises, and quite apart from a consideration of the Revised Estimate. An additional grant being the only authority for expenditure in excess of the Budget Estimate the Government of India assume, in the absence of special reasons to the contrary, that any such excess, included in the Revised Estimate but not already covered by an additional grant, cannot be a correct forecast of the probable expenditure (Vide Circular No 5 F, dated 21st Maich 1895, printed as Appendix XXI)

(v) The figures in column IV, the Budget Estimate, represent the expected revenue and the proposed expenditure of the ensuing financial year, and they will be prepared

according to instructions given in the sequel

Accounts.

Chap. III. Part II.

Budger Estimates-continued

127. The figures of the Estimate must be shown sepa. Detailed Szures rately against each head and sub-head of the prescribed form, sub-head. except in the cases referred to in article 117. It is prohihited to introduce new sub-heads without the authority of the Government of India

128. The estimates will be sanctioned by the Govern- santon of ment of Iodia, Finance Department, in totals of the general legislationals heads as follows :--

Receipts Charges.

129. (i) It will rest with Local Governments to order Distribution of the distribution of the total amounts allotted, among main libraries heads and budget heads as the requirements of the service and the service may demand. On receipt of the figures sanctioned by the Government of India, Conservators will prepare and submit to Local Governments an Appropriation Statement, which, after sanction, will be transmitted to the auditing officer, viz., the Accountant General, or Comptroller.

(ii) In the Appropriation Statement, the figures under "Revenue," "A .- Conservancy and Works," and "B .-Establishments," will be entered in totals of budget heads

and sub-heads for each division

(iii) Subsequent transfers from one division to another. within the total amount sanctioned under each budget head for each Circle, may be made by the Conservator. All other transfers require the previous sanction of the Local Government which may, however, empower Conservators and Deputy Conservators of Forests to reappropriate funds from one budget head to another under "A-Conservancy and Works" within the total amount sanctioned under it for each circle, subject to a limit of R2,000 in each case, and to the proviso that no transfer should be made of an amount sanctioned for ordinary expenditure to meet capital expenditure, and vice versá. All transfers must be intimated to the auditing officer.

(iv) It must be understood that the figures of the Revised Estimate* cannot be accepted as a revised Appropriation Statement of the budget grant, unless it is distinctly

^{* (}Vide Circular No 5-F., dated 21st March 1895, printed as Appendix XXI.)

Chap III Part II

Accounts

BUDGET ESTIMATES-continued

stated in the orders of the Local Government that they shall be so accepted

(v) The distribution among the budget heads and subheads of the amounts sanctioned by the Government of India in the Finance Department, as the Rivised Estimates of Receipts and Charges of the Forest Department for a year, will, as far as possible, he made by the Accountant General or Comptrolle: He will, however, refer to Local Governments or Conservators if he has any doubt or difficulty as to such distribution. The figures will be communicated to Conservators for the purpose of the Appropriation Reports which they are required to submit under untile 146

Add t onal Budget grants.

- 130. (1) Whenever a proposed additional grant will be more than covered by a corresponding increase of revenue, to earn which the grant is required, the Local Government may sanction the grant and the corresponding addition to the estimates of revenue without previous reference to the Government of India in the Finance Department, reporting the amounts and the circumstances to that Deputiment
- (ii) In all other execumstances the provious sanction of the Government of India in the Finance Department is necessity. It will not be given except under very special circumstances, and the necessity for expenditure in excess of the grant already sanctioned must be fully explicitly explicated and justified in detail. The mere inclusion in the revised estimate of particulars of anticipated additional expenditure is not sufficient for the purpose of this atticle. (*Pide Circular No. 5-F., dated 21st March 1895, printed as Appendix XXI.)
- (m) Applications for grants under clause (n) must be accompanied by the re appropriation statement prescribed in paragraph 2 of the Resolution of the Government of India in the Department of Finance and Commerce, No 1360-A, died 21st March 1895, Appendix XI A re-appropriation should, if possible, be proposed from the sanctioned grants under other myor heads of expenditure controlled by the Local Government (Vide Circular No 14-F, dated 12th August 1895, Appendix XI)

Accounts.

Chap. III. Part II.

BUDGET ESTIMATES - continued.

- (iv) Nothing in this article is intended in any way to limit the discretion which, under article 295 of the Civil Account Code, is allowed to Local Governments in sanctioning additional expenditure under "Forests," provided specific re-appropriation for the purpose is made.
- 131. The Estimates will be accompanied by an Explana- Badget Explana- tory Note tory Note, justifying the figures and detailing the nature and cost of the different operations on which expenditure is proposed.

132. The "Budget Explanatory Note" should be divided into three chapters.

Chapter I will deal with the "Actuals" of the past year. Important deviations from the figures of former years should be explained, as well as important deviations from the Budget and Revised Estimates of the past year as finally sanctioned by the Government of India in the Finance Department.

Chapter I,

Chapter II will deal with the Revised Estimate of the Revised current year, according to heads. When it differs from the congard with Sanctioned Estimate, full explanations must be given Sanctioned thus :---

Receipts.

I .- Timber and other produce removed from the forests by Govern- Explanation of ment agency :--

a.-Timber.

Sanctioned Revised	Estim:	ate	:	:	:	50,000 1,20,000
	E	rpecte	d incr	ease		70.000

70,000

due to favourable floods, which occurred in August Inst.

In division B, 4,000 logs will be sold in excess of the estimate, and they are expected to realise #180,000.

In Division C, the work on the railway under construction was suddenly suspended, causing a falling off in the expected sales of sleepers amounting to H10,000.

Chap III Part II

Accounts

BUDGET ESTIMATES-continued

Expenditure

Explanation of

A I -Timber and other produce removed from the forest by Goverument agency .-

		a T	mber			
Sanctioned Revised						10,000 50,000
1101111	n	•		•	•	
			Incre	280	•	10,000
Floating as	nd landing 4,	000 add	itiona	l logs	m	
Division	Y, at R4 per	log				16 000
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
than esti	mated _	•	٠	•	•	6,000

Chapter III

Bece pta

- 133. (1) Chapter III will be the justification in detail of the proposed revenue and expenditure for the ensuing year, and will be in the same form, taking up each head of the Estimate seriatim, and showing the allotment of the Estimate amongst the several divisions
- (11) No new charge may be included in the budget until sanctioned by competent authority; but a note may be made at the end of the budget (with explanation) of any fresh charge that is expected to be sanctioned and to come in course of payment during the year to which the budget relates. (Vide Civil Account Code, article 155 (a). Volume I)

134 (1) Under Receipts, the sources of revenue, the quantities of produce which it is proposed to remove, and the pinces expected to be realised must be given.

(11) Expenditure is either "Ordinary" or "Canital"

improvement, protection from fire, etc , are "Ordinary"

O dinary a Capital Ex pend ture (in) "Ordinary" expenditure comprises the cost of all (brd nare operations which are necessary to produce revenue, or which are concerned with the maintenance and the ordinary operations undertaken annually for the improvement of the forests Thus the cost of timber operations, keep and feed of cattle, as well as annually recurring charges for forest

Chap, III. Part II.

Accounts.

Bunger Estimates-continued.

charges; also annual repairs of houses, roads, tramways, slides, machinery, etc., when the cost of each work does not

exceed R200, or R300 in Rurma.

(iv) "Capital" expenditure, on the other hand, represents "Capital" charges which do not recur annually, or which do not yield an immediate return. Capital charges frequently yield either no return at all for a series of years, or repay themselves only gradually in cash returns or in local benefits of another kind, such as the increase of the water-supply, protection against storms, erosion, landslips, and avalanches. Each proposal for such expenditure must be regarded as involving capital outlay, and must in the first instance be worked out in full detail to show that all the measures have been carefully considered beforehand, and that the result is likely to be ultimately profitable to such a degree as to justify the outlay.

tify the outlay.

135. (i) The following items come under Capital Items included and a "Capital Expediture."

Expediture. expenditure :-

1 .- Purchase of live-stock, stores, tools and

1.

Article 133, page 65.

Add 'b' after 'A VIII 'opposite item 3.

[VII, 1.-November 1906.]

-niamicuative charges of highranions other than of plantations made in accordance with a sanctioned working-plan

. A VIII. e.

(ii) The necessary funds for works carried out under the supervision of the Public Works Department will be provided in the Budget of that Department. The cost of such works carried out under the supervision of Forest Officers will be debited against the Budget of the Forest Department. 136. Whenever the outlay on any one work or item Details of

of capital expenditure within the year is expected to exceed to exceed to cost ore to cost or to cos R5,000, all needful particulars regarding such work or item must be entered separately in the Explanatory Note.

Chap, III Part II.

Accounts

RETORN ESTIMATES __confineed

Justication of proposed expenditure in the Explana orr late. A L-Depart mental tumber oper tiphs

137. Regarding the details that should be given in the Note in justification of the proposed expenditure, the following remarks are added for guidance.

138. AI .- Timber and other produce removed from the forests by Government agency :-

(a) -Timber.

Here the number of trees to be felled, according to the Working-Plans of the forests in each Division, has to be entered, and when there is no Working-Plan, the grounds for proposing fellings to the extent estimated must be stated. The rate and cost of each operation, such as felling, logging, carting, floating, bringing into depot, etc., etc., in cubic feet or ver loo, or otherwise, must be given specifically. If it is proposed to cut up timber into planks or scantling, the estimated rates and cost

must be specified. Officers in charge of public works should be communicated with and asked to state their probable requirements Provision made by mere one work a madmissible. If definite information about the requirements of railways or other public works cannot be obtained in time, the Estimate, both on the Receipts and on the Expenditure sides, should not take account of such work at all , but the Government of India will, if need be sanction an additional grant on the necessary explanation being

A VII.-Com munications and Polid.czr

submitted 139. A VII.—Communications and buildings: a -Roads and bridges.

b - Buildings

sion of forests :-

c - Other works. If previous sanction has not been obtained, a detailed. estimate should accompany the Budget.

AVIII -Organ. zation, improve-

140. A VIII. Organization, improvement, and exten-

(a) - Demarcation.

It will be easy to explain what work in demarcation has been propo ed, but it must be distinctly entered for each Division, thus-

DIVISION A

"Demarcation by a trench 3' × 3', masonry boundary pillars at 2,000 feet and intermediate pillars at 200 feet apart, of forest B and forest C. being an estimated length of 19 miles trenching, as follows :-

ū		P.	
Clearing jungle, at #3 per mile		57	
Trenching, at H2 per 1,000 cobic feet	•	1,800	
50 masonry pillars, at R12 each		. 600	
500 intermediate pillars of piles of stor	ie, with a stout	rost	
bearing serial numbers in the centr.	e, at R2 each	. 1000	

Total 3 457 Accounts. Chap. III.

Æ

Budger Estimates-confinued

It is not sufficient to say " so many miles of demarcation work are expected to be done during the year"

(b) - Cost of Forest Settlements: compensation for land and rights

The reasons for which land is to be taken up, and the orders sanctioning the purchase of rights, must here be given. The budget entry will be such as—

"Plot of land of 25 serse belonging to inhabitants of A village in forest B, sub-d vision C, to simplify bound are, at R20 per are
To be paid to D, of village E in hen of right to graze 40 buffaloes in F forest

Total 700

(c)-Surveys

Before framing their Revised and Budget Estimates, Conservators should recertain direct from the officer in charge of the Survey of India party or from the Superintendent of Forest Surveys, as the casemay be, the expenditure, as estimated by the latter officer, to be incurred on forest surveys during the year concerned, and should base their Estimates upon them, with any additions that may be necessary on account of surveys locally carried out by the Forest Department of the province Conservators should also show in their explanatory notes to the Estimates, as well as the figures of the actuals for the past year under this sub-head, separate figures (a) for local surveys carried out by the Forest Department, and (b) for regular forest surveys by the Survey of India Department and the Forest Survey Branch, and either state that the latter figures have been furnished by the Department and Branch, or give the figures so furnished and explain any deviation from them in the Estimates (Circular No 6-7, dated 2nd May 1886)

(d)-Sowing and planting.

The area to be some or planted, the quantity of seed to be sown on the number of seedlings to be planted, as well as the contemplated nursery works, shall be detailed.

(e) Protection from fire

Under this head the means devised for keeping out fire, the cost of clearances and of temporary watchers, of rewards to villagers for assistance, etc, the names of forests to be protected, with area, etc, will be given

141. A IX.-Miscellaneous :-

(a) Law charges.
(b) Other charges

A IX -Miscel lancons

It will only occasionally be possible to give defails under (a). Under (b), estimates will generally be framed by comparison with the Chap III.

Accounts

BUDGET ESTIMATES-continued

actuals of preceding years. No provision need be made for refunds of Forest Revenue, which are provided for in the Civil Issumates, under "I.—Refunds and Drawbacks," by Proviocial Accountants-General and Comptrollers

B I -Salaries.

142, B I.—Salaries :-

For fixed charges the detailed estimate should show the full amount for fixed charges the detailed estimate should show the full amount salary which is being earned on lat April of the year for which the estimate is made, without reckoning any future increments), and when it is found by experience that a saving will arise from absence or other cause,

a lump deduction may be made.

In the Explanatory Note the columns of numbers of officials employed must be carefully checked, and the rate of pay should be stated whenever possible, in order to admit of verification with the column of charges. Specific proposals for the increase of satablishments and promotion to deserving officers are not to be made in the Explanatory Note. If it happen that proposals have gone up and are under consideration, a suitable provision may be made, accompanied by reference to the case.

B II -Travel

143. B II.—Travelling allowances:—

Oare should be taken to frame the estimate with due consideration of the actuals of past years

144. B III — Contingencies:—

B III - Contin gencies

The estimate under this head should be based upon the past year's actuals.

Pents Rates

The estimate under sub head c, "Rents, Rates and Taxes," will include office-rents and municipal and other taxes on lands and buildings belonging to or occupied by the Forest Department

Statements of permanent and temporary establishments

145. A statement showing the sanctioned permanent establishments, as well as a septrate statement exhibiting the comparative cost of temporary establishments according to the actuals of the past year, the Revised Estimate for the current year, and the proposed Budget Estimate for the ensuing year, should be attached to the Budget Explanatory Note

The statement of sanctioned permanent establishments should show in the case of superior officers—

(1) number,

(1) numbe

(2) class,

(3) rates of pay ,and for subordinate officers and office establishments—

(a) number of employés drawing more than R200 per mensem each, with the rate of pay, and also

Bunger Estruates-continued

the actual pay they receive in the appointment they hold;

(b) number of employés drawing less than R200 per mensem each, with the rate of pay, and also the actual pay they receive in the appointment they hold separately for each class of employés, such as—

Rangers,
Deputy Rangers,
Foresters,
Guards,
Clerks,
Servants, etc.

Details are also required of the Budget provision under "Deputation and special allowances"

A subsidiary statement should be submitted with each not statement should be submitted with each not statement should be submitted with each not statement should be estimated outlay saddennia on account of books and stores expected to be purchased from Europe and America; and the outlay on this account should be entered under the proper Budget sub-heads, viz.:—

A VI c .- Stores, tools and plant.

B III f .- Other charges (for books and periodicals).

146. Under article 1459 of the Civil Account Code, each Assemble Properties and Submit to the Comptroller and Auditor General and submit to the Comptroller and Auditor General an ether annual Appropriation Report of the Recepts and Expenditure of the Forest Department, setting forth the results of the comparison of the actuals with the estimated figures of the year, and detailing the causes of difference. Accordingly, not later than the 1st September, a statement containing the following figures should be submitted by each Conservator to the Local Accountant General or Comptroller:—

A.—Actuals of previous year,

B -Budget of year in question.

C -Revised Estimate of year in question.

D -Actuals of year in question.

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Part II.	

Accounts.

Budger Estinates -continued,

The figures will be classified under the following heads for each Circle as a whole:—

or each Circle as a whole:—	neaus
RECEIPTS.	R
T Minutes - 1 office C Assemble () -6 1000 1000	
I. Timber and other Accounts (say) of 1898-1899 produce removed Budget , 1899-1900	
produce removed) Budget ,, 1899-1900 by Government) Revised Estimate ,, 1899-1900	
agency (Accounts , 1899-1900	
II. Tumber and other (Accounts (say) of 1898-1899	
produce removed Budget , 1899-1900	
by consumers or Revised Estimate , 1899-1900	
purchasers. (Actuals ,, 1899-1900	•
III. Other receipts (i. e., Accounts (say) of 1898-1899	
the total of the Budget 1899-1906	
ngures under all Revised Estimate 1899-1900	
other service Actuals 1899-1900	
neads).	
(Say) of 1898-1899	
Toral Budget ,, 1899 1900	
Revised Estimate ,, 1899-1900	
(Actuals " 1899-1900	•
Expenditure,	
Conservancy and Works-	
Timber and other pro- (Accounts (say) of 1898-1899	
duce removed from the Budget ,, 1899-1900	
forests by Government) Revised Estimate , 1899-1900	
agency. Accounts 1899-1900	
Timber and other pro- Accounts (say) of 1898-1899	
duce removed from the Budget , 1899-1900	
forests by consumers Revised Estimate ,, 1899-1900	
or purchasers. (Accounts , 1899-1900	
Other charges (s.e., the (Actuals (say) of 1898-1899	
total of the figures Budget ' 1900 1000	•
under all other Service (Royand February 1990 1990	•
beads under Conser- Accounts " 1899-7000	•
vancy and Works) (Accounts " 1555-1500	•
(Say) of 1898-1899	
Establishments Budget " 1899-1900	
Establishments . Revised Estimate , 1899-1900	
(Accounts ,, 1899-1900	
(Say) of 1898-1899	
Badget , 1899-1900	
Total Revised Estimate , 1899-1900	
(Accounts 1899-1900	

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Accounts

Chan, III. Port II.

BUDGET ESTIMATES-concluded.

The figures of the Budget and Revised Estimates should be those sanctioned by the Government of India in the Finance Department.

An explanation should be given of differences between B and D, detailing the cause in each case. If the Revised Estimate differs in any marked degree from the final actuals. an explanation should be recorded of the circumstances under which it did not more exactly correspond with the actuals.

A note should be made explaining any noteworthy difference between the actuals of the year of estimate and those of the preceding year.

Every excess of actual expenditure over Budget figures

should be carefully explained, and, if it is more than a petty amount, it should be shown how and why the Budget check failed and when the matter was reported to Government. The most important explanations required are those which

relate to the differences between B and D, i.e., between the original Budget and the actuals of the year in question, and they should be fully stated.

As regards differences between A and D. i.e., between the actuals of the two years, attention need be drawn only to the leading features of the differences, without very detailed remarks.

CHAPTER IV.

CASH ACCOUNTS.

PART L-GENERAL RULES.

- 147. Every officer who is authorised to receive and dis- Cash Book burse Government money will keep his accounts in a bound (Form No. 21) Cash Book (Form No. 24), in which he will enter all money transactions as they occur. Sufficient details will be given in the column "Particulars," to admit of the main points of each transaction being readily ascertained without reference to the detailed vouchers. The Cash Book will be closed monthly.
- 148. All accounts must be kept in the most regular and accounts to be open manner. All receipts, disbursements, and charges of histories, and whatever sort connected with the public service must be expanded. clearly shown in the Cash Book; and no irregular or separate permitted. accounts permitted.
- 149. (i) Duplicates or copies of receipts or vouchers are Lost or missing in no case to be issued by any Government officer on the alle-ronchess gation that the originals are lost or missing. If any necessity arises for such a document, a certificate may be given that, on a specified day, a certain sum on a certain account was received from or paid to a certain person.

(ii) This prohibition extends only to the issue of duplicates on the allegation that the originals are lost, and does not apply to cases where, under existing rules, duplicates

are required to be prepared with the originals.

150. (i) Members of the Office establishment should not Members of Office establishment be entrusted with Government money, except as advances manual to by cheque on account of the pay of office establishments and Government of the pay of office establishments and Government of the pay of office establishments and Government of the pay of office establishments are constructed to the pay of office establishments and Government of the pay of office establishments are considered to the pay of t for contingent charges, which should as a rule be made receive applipayable only to the head or camp clerk, nor should they be payments to authorised to receive payment for forest-produce ordinates who have the custody of Government moneys or who deal with the collection of forest revenue should be made to furnish security. The Divisional officer is responsible that the security furnished is trustworthy and sufficient. personal security is taken, the sureties should be approved by the Conservator after due enquiry, and steps should be taken to periodically examine into the continued existence and reliability of the sureties.

Chap IV Part L

Cash Accounts

GENERAL PULES-continued

(ii) Applications for forest produce should be received by the Divisional officer or other officer especially authorised, and not by members of the office establishment When the officer so authorised is not at headquarters, the applications should be sent to him accompanied by the Treasury chalan, on receipt of which he can issue the necessary license

Co tents of

- 151 (1) The contents of the cash chest must be counted at least once a month, and the amount compared with the Cash Book balance If any excess or deficit be found, an entry of it will be at once made in the Cash Book and a report will be forwarded to the officer to whom the accounts are submitted
 - (11) Under no circumstances shall any Forest Officer or Subordinate place any private money in his Government eash chest
 - (iii) The duty of verifying and certifying the monthly Divisional cash balance must ordinarily be performed by the Divisional Officer in person A report of the cash balance remaining on the last day of each month (Form No 23) will be forwarded on that day to the Accountant General and to the Conservator direct. But if the Divi sional Officer be absent on tour on the 1st of the month or is physically incapacitated by sickness to perform the duty, the cash balance may be verified by the senior Subordinate Officer present at headquarters (excluding the Head Clerk or other office employees), the fact of the Divisional Officer's absence being distinctly noted Without the special permission of the Local Government in each case, not more than two months may be allowed to elapse without a personal verification of the cash balance by the Divisional Officer Each such verification is to be reported to the Accountant General

of random 152 Whenever any defalcation, or uses or pursue of the second tribles or fraud in connection with the revenue from timber or other tribles, or fraud in connection with the revenue from timber or other tribles. forest produce is discovered, the fact should be immediately reported to the Local Government and to the Accountant General, and when the matter has been fully enquired into, a further and complete report should be submitted to them of the nature and extent of the loss, showing the

Cash Accounts.

Chap. IV.

GENERAL RULES - continued.

errors committed, or neglect of rules by which such loss was rendered possible, and the prospects of effecting a recovery.

153. (i) The term "cash" includes currency notes, Term" cash"

sovereigns and silver and copper coins only.

(ii) A cheque received from a private individual in payment for timber, etc., sold should not be treated as "cash," and its amount should not be credited in the accounts until it has been cashed. Che ques drawn in favour of the Divisional Officer may be considered as cash while they are in transit to the Treasury for realization.

154. All cheques forwarded to the treasury for re-credit cheques in the Treasury Accounts should be endorsed as follows under first the signature of the Forest Officer:—"Received payment transfer credit to Revenue under head of service.—A. B., Treasure the Accounts. Forest Officer." No such cheque should ever be made payable to any Forest Officer or Treasury Officer by name or by

official designation.

155. (i) Conservators may authorise an advance to the Advances of pay. extent of one month's pay to any non-gazetted officer on the permanent establishment serving under their orders, who can show sufficient reason for requiring it; but, except in cases of transfer, or when an officer has suddenly to proceed to a considerable distance from headquarters, they cannot authorise advances to themselves, or to any gazetted officer, without the previous sanction of the Local Government under which they are serving.

(ii) In cases of transfer, Conservators or (when the officer requiring the advance is attached to a Division) Divisional Officers may authorize an advance to the extent of one month's pay, or of an amount not exceeding the travelling allowance to which he may be entitled in consequence of the transfer (when this exceeds one month's pay), to any officer on the permanent or temporary establishment serving under their orders.

(iii) Advances of pay should be recovered in three equal instalments, beginning with the month following that in which the advance is made. Advances of travelling allowance should be recovered in full on submission of the officer's

travelling allowance bill.

(iv) In cases of emergency, when proceeding on tour to a considerable distance from headquarters. Conservators and Chap IV

Cash Accounts

GENERAL RULES-continued

Divisional Officers may sanction advances, sufficient to cover their travelling allowances for one month, to themselves and to officers and subordinates accompanying them on tour, subject to adjustment in full on the next issue of pay or travelling allowance.

(v) Officers returning from leave may be allowed advances under the rules laid down in the Civil Service Regulations

(vi) An advice should be forwarded to the Accountant General of every advance authorised under this article

Rent for houses

156. For all regularly-recurring expenditure of the nature of rent for houses or land, the sanction of the Conservator is required; and if such rent exceeds in any one instance H20 per mensem, or exceeds, for the whole Circle an aggregate of H200 per mensem, the sanction of the Local Government is necessary.

Pleaders' fees in criminal pro-scut ons

157. The Conservator has power to sanction expenditure on Pleaders' fees, up to a limit of £100 in each case, in the prosecution of criminal offences. Expenditure in excess of that amount requires the sanction of the Local Government.

Usual payments

158. Conservators are authorised to sanction all usual payments on account of items of ordinary expenditure (as defined in article 134), provided the budget allotments are in no case exceeded

Coustal expend ture

159. Whenever unusual expenditure, ie, of a novel, doubtful or irregular nature, has to be incurred on items exceeding R100 each, which are not covered by the definitions in article 134, the sanction of the Local Government must be obtained

160. (1) Conservators may sanction items of capital expenditure (see article 135), up to the following limits:—

sanction to special works. (Form 75)

(a) Furchase of live-stock, stores, tools and
plant, including office and rest-house
furniture and tents*
500 each

(ii) A monthly return in Form No. 75 will be sent by Conservators to the Accountant General of all sanctions accorded by them under this article.

Vide article 1042 (a) of the Civil Service Regulations

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Chap IV. cosh Accounts.

GREERAL RULES-continued.

(iii) Local Governments have power as follows to sanction such items :-

Bengal . United Provinces Not exceeding 10,000 Puniah . Rurma . Eastern Bengal and Assam Not exceeding 5,000 Other Local Governments.

(iv) Any project, the estimate of which exceeds the limits noted in this article, requires the sanction of the Government of India. The power given in this article must not he taken to authorise any kind of expenditure that is contrary to rule or to the accepted policy or procedure of Government.

161. (i) Divisional Officers have power to incur Capital Powers of Dimensial Expenditure in Burma up to R300, and elsewhere up to Discrete Capital Contract of Capital R200 for each item, under the following heads:-

ture on special

- (a) stores, tools, and plant, excepting office and rest-house furniture and tents :*
- (b) works specified under heads 2 to 5 of article 135 as "Capital Expenditure," viz. -

2.—Construction of permanent roads, tramways, bridges,

houses, canals, timber-slides, sawmills, eto 3. - Purchase of land for plantations and forest purposes and cash compensation for extinction of forest rights.

4 -Initial expenditure on plantations, including exten-

sive cultural operations.

5,-Maintenance charges of plantations, other than of plantations made in accordance with a sanctioned working plan.

(ii) All applications for the sanction of items exceeding R200, or R300 in Burma, must be accompanied by a separate estimate and, if necessary, by maps and plans.

(iii) Purchase of live-stock, office furniture, and tents * will, in every case, require the previous sanction of the Conservator or the Local or Supreme Government, as the case may be.

162. (1) Provision made in the budget does not authorise Provision made in the budget does not authorise the budget expenditure without further sanction if the amount of the satisfactorises.

Chap IV

Cash Accounts

GENERAL RULES - continued

item is in excess of the maximum fixed for each class of officers

(11) Nothing in articles 160 and 161 shall be construed into a permission to purchase stores, tools, and plant in small lots, or to carry out in portions any work, alterations, or repairs, of which the cost in the aggregate would exceed the maximum amounts therein fixed

Extent of powers of sanction given in a t c es 160 and 161

163 It must be distinctly understood that the powers of eanotion given in articles 160 and 161 must be execused within budget limits, that is, no expenditure must be incurred under any budget head if the provision made under such head by competent authority is not sufficient to cover the outlay

Inevit ab e pay ments

164 The want of provision in the estimate does not operate to provent payment of any sums really due by Gorernment, nor the want of sanction to prevent the record of any actual payment Money indisputably payable should never be left unpaid

All charges incurred must be paid and drawn at once, and under no circumstances may they be allowed to stand over to be paid from the grant of another year. If possible, expenditure may be postponed till the preparation of a new Budget has given opportunity of making provision and till the sanction of that Budget has supplied means, but on no account may charges be actually incurred in one year and thrown on the grant of another year

A register of same one to be k pt and compl t on repo ts to be submitted.

165 (i) All sanctions of works on estimate will be numbered consecutively by the Conservator in each financial year. The expenditure incurred on such works will be entered in detail in a book (Form No. 37). Conservators may require the submission of monthly abstracts exhibiting the total expenditure incurred during the month on each work sanctioned on estimate. The number and date of sanction will be recorded on all vouchers which support expenditure on account of any work sanctioned on estimate, and also in the classified abstracts of expenditure.

(11) On the completion of any such work, a detailed completion report exhibiting the amount sanctioned and actually expended, detailed as charged in the monthly accounts, will

Chap. IV.

GRNERAL RULES-concluded.

be submitted to the Conservator. In the case of works sanctioned by the Local Government or by the Government of India, these completion reports will be submitted to Government.

166. Works requiring sanction on estimate shall not be treatment commenced until the estimate prescribed in article 161 has sanctioned. has sanctioned.

167. When a contract for work is of sufficient magni- Anti-Aria contract for work is of sufficient magni- Aria contract frame such agreements so that, in the event of a dispute, they could be maintained in a court of law. Care must also be taken that the document is stamped and, if necessary, registered according to the law in force for the time being.

168. Refunds of Revenue exceeding £10,000 require ferrents the sanction of the Government of India, and those not exceeding £10,000 that of the Local Government. The Local Government may delegate to the Conservator the power to refund amounts not exceeding £200 in each case.

Chap	Τ,
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Part	п

PART II —ACCOUNTS OF DIVISIONAL OFFICERS AND THEIR SUBORDINATES.

Cash Chest?

169. (i) Every officer who is authorised to receive and disburse Government money will keep a cash chest for the custody of the Government money in his charge, and will keep the key of it in his own possession.

Appointment of Treasurers (ii) Whenever necessary, the Local Government may authorise the appointment of treasurers, upon sufficient security, to have charge of the cash chest.

Contents of Divisional Cash Book (Forms Nos 24 25)

- 170. (1) The Cash Book of Divisional Officers (Form Nos. 24-25) shall contain—
 - (a) A detailed record of the daily transactions of the Divisional Office, himself, to be written up daily.
 - (b) The Revenue realised and expenditure incurred by Sub-divisional Officers or Subordinates in totals only, the details of these totals being shown in the original accounts, which will be filed for record in the Divisional Office until three full years have elapsed since their submission, when they may be destroyed in accordance with article 251. All items other than classified revenue and expenditure will be entered in detail in the Divisional Cash Book.
 - (c) Recoveries of service payments will be credited in detail on the Debtor side of the Divisional Cash Book.
- (1) The Cash Book of all other disbursing officers shall contain a detailed record of their daily transactions and shall be written up daily

Cash balances til subordinates 171. (i) The opening and closing cash balances in the cash account of each subordinate must agree with the balances shown as outstanding against him in the Divisional Ledger at the commencement and the close of each month.

The ledger account is to be maintained by the Divisional Officer only. Any advances made by Sub-divisional Officers and subordinates are to be shown in their accounts, which will in usual course be incorporated in the Divisional account, and thus in the Divisional Ledger.

(ii) All disbursers' offices should be inspected by Divisional Officers at least once a year, and a written report

made of such inspection,

Cash recoveries of service payments 172. (1) If a recovery of a service payment is effecte before the close of the year in which the item was charge in the accounts, the amount thus recovered will be credite

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ACCOUNTS OF DIVISIONAL OFFICERS AND THREE SUBORDINATES-continued

under the head "Recoveries of service payments" on the Debtor side of the Daily Cash Book and in the monthly eash account forwarded to the Accountant General and will not be paid into the treasury as revenue, but retrined as part of the divisional cash balance

(11) If a recovery of a service payment is effected after the close of the year in which the item was charged in the accounts, the amount will be credited as miscellaneous revenue under "V b Refunds" and paid into the treasury

accordingly

(111) Excess charges on account of pay should usually be recovered by deduction from the pay bill next disbursed after the receipt of the Objection Statement from the Accountant General If the recovery is effected in the same year in which the overcharge is incurred, the net amount of the bill will only be charged in account and the amount deducted noted in the "Remarks" column of the Classified Abstract of Expenditure (Form No 35)

173 All items of revenue must be fully detailed, the Det is of all forest from which the revenue is realized, the person who Revenue pays it, and the articles and quantities removed, should,

whenever possible, be stated.

174 When revenue on account of timber of other forest Revenue produce is paid in advance, the amounts will be at once cre advance dited to the appropriate sub-heads in the Cash Book, entries being made in the column of "Remarks" of Form No 8 or No 10, as the case may be, showing the nature of the tran action, etc. In the statement for the month in which the delivery of the timber or produce has been effected or completed, a reference will be made to the return in which the payment has been entered

Note 1 -Earnest money deposits tendered by contractors or purchasers of forest produce are cred ted in the Treasnry to Revenue Depos ts and not to Forest Rem t tances No prevous author ty of a Fore t Officer to rece ve this money s necessary but the depositor must state the name of the Forest Officer in whose favour he makes the depost These deposits may be received at Sab Divisional as well as at the Head Quarters Treasury of a district

Note 2 - Refunds of carnest money deposted by contractors will be made from the Treasury u der the authority of an order endorsed by the Forest Officer upon the

rece pt No part repayment of earnest money can ever be made 175 No money other than that drawn against letters of drawn again credit shall be expended, but if funds be wanted for

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Cash Accounts.

ACCOUNTS OF DIVISIONAL OFFICERS AND THEIR SUBORDINATES-continued

may be ex pended Remittances of revenus ragained for local expenditure how adjusted

immediate expenditure locally, sums locally received may be so expended; but in all cases the gross amount of revenue received must be promptly remitted to the treasury, which may be done in cash, or partly in cash and partly by cheque, or wholly by a cheque drawn against the letter-of-credit, the amount paid in cash and the amount remitted by cheque being shown separately in the chelan or remittance note.

f onchers

176. (i) All payments must be supported by vouchers in the following forms —

Revenue derived from supplies to Public Depart-

ments Form No. 80
Dail labour forms krun No. 81
All other payments Form No. 32
or Post Office
receipt with
niand money
order acknown

ledgment.

(ii) All vouchers for payments, including advances, except treasury chalans or advice lists and acknowledgments of transfers to other Departments, must bear the dates of pay-

transfers to other Departments, must bear the dates of payment, and they must be passed for payment, in words as well as in figures, by the Divisional Officer, who thereby assumes the responsibility for the charge.

(iii) Disbur-ement certificates are required on all vouchers.

The following illustration is given as explaining the adjustments necessary in the D v onal Cash Book when revenue tee used as a pended locally.

A embedding of a company show the following amountaining.

	A subordina e-s ac	counts show the	following t	rausactions 🚉		
Da	Opening balance Total revenue	TOTAL	100 140,	Total expenditure Cash basauce	Total	E Cs . 1 150 . 350 . 1 500
	Enter in Divisional	Cash Book on o	ne date —			
			P			R CI-

Cash recoveries of service payments

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ACCOUNTS OF DIVISIONAL OFFICERS AND THEIR SUBORDINATES-continued.

(iv) When an officer who does not belong to the Forest Department is in charge of a Divisional or District Forest Office, he should sign the Contingent Bills of the Office once only. A second signature on every Contingent Bill, as countersigning officer, is not necessary in such a case.

177. The salary bills of gazetted officers (Form No. 26), salary bills of gazetted duly receipted with stamps attached, when necessary, will offerm No 25) accompany the accounts as vouchers, copies being kept in

the Divisional Office.

178. (1) The establishment bills of the permanent staff, Permanent in English or vernacular, will be prepared in books (Form from 80 2 No. 27), and the signature of each recipient will be taken when payment is made, receipt stamps being attached when necessary. When receipts of persons serving at a di-tance are obtained on separate abstracts, the Divisional Officer will note, in the signature or "Remarks" column of the divisional bill book, that the receipts of the incumbents have been obtained and filed separately.

(ii) In the establishment bills complete lists of the sanc- Establishment tioned scale of establi-bruent will be entered on the first day bills. of each month; but only salaries actually paid up to the last day of the month, and for which the pavies' receipts have been received in the Divisional Office, will be charged in the Cash Book. Salaries remaining unpaid will merely be

entered in columns 3 and 4, and left out of the total for each range or forest unit to be posted in column 6

179. (1) If any non-gazetted officer is allowed leave of any changes in the kind, or is placed under suspension, or is transferred, pro-establishmen moted, reduced, or discharged, or if any new appointment is indignated made during the month, the number and date of the officer's from order making the change should be entered in the "Re-27, 73 marks" column of the establishment bill (Form No. 27), against the name of the employee to whom the order relates.

(ii) All changes in the personnél of establishments, and the grant of all leave to subordinate employees sauctioned by Conservators, should be intimated to the Accountant General by them in Forms Nos. 73 and 74.

180. The vouchers for the pay of permanent non gazet-vectorier ed establishments to accompany the cash accounts, will be established. abstracts from the establishment bill book, signed by the

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ACCOUNTS OF DIVISIONAL OFFICERS AND THRIR SUBORDINATES-CONSTRUCT

Divisional Officer. In these vouchers the names of persons on satiries of R10 and under need not be given, but the number and the several designations of posts in each grade on different rates of pay must always be specified.

Arrear sala ice

181. Arreat salaries will be drawn on separate bills for each month's aireais These bills will show only the arrear items actually cleared during the month They should be carefully checked, before payment, with the particulars shown in the column "Pay, etc , held over for future payment" in the establishment bill of the month for which the pav is due

Clares to a resrect pay allowances or increments

182. The Accountant General may, unless he receives special orders from the Local Government, refuse to investigate claims to arrears of pay or allowances or to increments which have been allowed to remain in abevance tor a period exceeding two years He may not, without first obtaining the sanction of the Local Government, issue an order for the recovery from any officer of pay and allowances erroneously drawn more than six months before the issue of the retrenchment order, unless the payment has been challenged within that period The Local Government has power to direct the amount to be written off, if it considers that the iccipient was not in fault

Von he s for pay of temps are estab shments.

183. Separate bills will be prepared for the temporary establishments sanctioned under each budget sub-head in the same form and under the same rules as are prescribed above tor permanent establishments, and the number and date of the Local Government's order sanctioning the establishment will be quoted on each bill

Separate bills will also be prepared for establishments sanctioned under any budget sub head for different periods, or if included in one bill, they should be separately shown with the period for which each has been sanctioned noted on the top

184 No gazetted officer shall draw an increased or the Accountant clanged rate of salary without pie-audit, or without a letter from the Accountant General authorizing him to draw it. sattled officers The Accountant General will communicate to the officer concerned the effect of an order altering his salary as soon after its receipt as possible

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ACCOUNTS OF DIVISIONAL OFFICERS AND THEIR SUBORDINATES-continued.

185. (i) The travelling allowance bills (Form No 29) of Traveling officers under the rank of Conservator must be supported forms and by journals, which will be written up in such forms as the Conservator may preserve.

Conservator may prescribe.

(ii) Hours of journey should be quoted in the bills-

(a) When for an absence from headquarters of not more than two consecutive days, duly allowance is claimed for two days.

(b) When mileage or actual expenses in heu thereof

are claimed.

(c) When both railway or steamer fare and daily allowance are claimed in respect of a journey by nat or steamer immediately preceded or followed by journey by road or by a halt.

Note 1 -The number of mules travelled should be entered in all cases of journeys

by road or by boat

Note 2 - Permanent travelling coarsy nee and forse allowances should be drawn along with the pay of the officer and not on Travelling Allowance bills 3-When the bret item of travelling allowance to say officer is a halt, the date of commencement of that halt should be stated in the remarks column

(m) The traveling allowance bills of Conservators will be submitted with the monthly accounts as vouchers, and may be paid without countersignatue. Those of other Forest Officers will be countersigned, previous to payment, by the Conservator under whom they are serving The Conservator may, with the snettion of the Local Government, delegate to Divisional Officers the power of countersigning on his behalf the travelling allowance bills of members of the executive, protective and office staff serving under him.

(iv) The bills of Forest Officers employed in any province or territory where they are not under the control of a Conservator, will be countersigned by such officer as the Local Government or other local authority may direct.

(v) Divisional Officers must countersign all the travelling allowance bills and journals of their officers and subor-

dinates before submitting them to the Conservator.

(vi) The officer who countersigns travelling allowance bills must satisfy himself that the charges are justified by the circumstances of the case

186. The vouchers for charges on account of travel-voucher or ing allowances will be the original bills countersigned by

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travelling

the Conservator or by the officer duly authorised by the Local Government and receipted by the payees. Copies of all travelling allowance bills will be kent in books.

187. Salaries and travelling allowances due to officers on Falaries and travelling their transfer to another Circle or Division, and paid after on transfer their arrival, will be paid from and charged against the hudget grant of the Division to which they have been transferred.

188. All entries in the cash book of "remittances of revenue to treasuries" will be supported by vouchers in the treasury chalan or advice list form. The name of the treasury and the treasury number and date of each cholan or advice list will invariably be entered in the Cash Book in the column of "Particulars," and when revenue is remitted to a sub-treasury or tabsil, the name of the district treasury to which it is subordinate must also be given.

189, (i) Every chalan or advice list will be examined and initialled by the Divisional Officer who must satisfy himself that it bears the Accountant's and the Treasurer's signatures, and if the sum acknowledged is R500 or more, the Treasury officer's signature also Chalans for sums paid by cheques against letters-of-credit in favour of the I reasury Officer will not be signed by the Treasurer; the second signature on such chalans for sums under R500 will be that of the person who may have been nominated to that duty by the District Officer.

(ii) The following particulars will be given in English on

the back of each vernacular chalan or advice list:-

- (1) Name of sub-treasury or tahed
- (2) Amount acknowledged.
- (3) Number and date of Treasury Officer's receipt
- (4) By what Forest Officer remitted

190. The remittance of revenue to treasuries, and also of advances to disbursers, by postal money-orders may be authorised by the Local Government, wherever convement, under such rules as may be deemed necessary. In such cases an advice list from the Treasury Officer of moneys received will replace the treasury chalan referred to in articles 176, 184, and 189; and a post office receipt, with inland money-order acknowledgment, will suffice as a

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ACCOUNTS OF DIVISIONAL OFFICERS AND THEIR SUBORDINATES-confinued.

payment voucher under article 176. (Vide Circular No. 17-F., dated 26th September 1895)

191. (i) The amount of each voucher should be entered in Amount of each words as well as figures, and care must be taken not to leave be entered in space for fraudulent alterations before or after either entry. Eggres

(ii) The form for stating an amount in words should be "Rupees only," or "Rupees annas, etc.," the written amount filling the whole space between "Rupees" and

"only" or "annas, etc."

192. All corrections and alterations in vouchers should corrections and be attested by the initials of the person signing the receipt; in workers any corrections or alterations in the orders of payment must be attested in the same way by the Forest Officer.

193. No payment may, under any circumstances, he payment to made on a voucher or order signed by a Clerk instead of the control or order. Head of an Office, although, in the absence of the latter, the challenge of the latter of the la may any payment be made on a voucher or order signed with a stamp No letter or order referring to accounts matters shall be recognised by any subordinate, except such letter or order is signed by the Divisional Officer himself.

194. (i) Revenue derived from sales to public Depart- Transactions ments will be adjusted by book-transfer.* A statement likepartment. (Form No. 30) in triplicate will be sent to the officer to "form No. 3") whom the produce has been surplied; he will sign and teturn the original, which will then be used as a voucher (vide

article 176).

(ii) A similar procedure will be followed in the case of payments to other Departments. Bills or price-invoices received from a supplying Department should be at once adjusted in the Cash Book by credit to the Department concerned, and by debit to the proper budget sub-head, the dupli-cate bill or invoice, duly receipted, being promptly returned.

NOTE -The cost of printing work done at Government Presses for the Forest Department will not be charged to that Department

Attention is invited in this connection to the Resolution by the G vernment of India in the Department of Finance and Commerce to 4147, dated 25th July 1888, reproduced with amei disents up to cat in article 95 of the Civil Account Code, also to the Revenue and Agri ultural Department's Circu'ar vo 13F., dated 12th July 1897 (Appendix X).

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ACCOUNTS OF DIVISIONAL OPPICERS AND THRIB SUBORDINATES-continued

(m) The departmental number and date of each bill or invoice for supplies received from another Department, and the date of acceptance of each bill for timber, etc. supplied to another Department, will invariably be quoted in the

Da y muster roll and da y labour b *

entities in the divisional cash accounts 195 Ior works executed by labourers on daily or monthly pay, a muster roll must be kept, showing the names of the labourers, the number of days they have worked, rate of pay, and the amount due to each An abstract submitted

vouch 13 for all other paymen s

196 Vanchers for all other payments will be in Form No 32, but the Accountant General may prescribe such other forms of voucher as he may consider necessary for special cases

197. All revenue and expenditure must be recorded at

Inter-d visional adjustments not a owed

once in the accounts of the Division within which it is col lected or incurred, without reference to its origin or object, and no interdivisional adjustments are allowed revenue is collected or expenditure incurred in one Division on account of another, a note should be made outside the accounts if the information is required for departmental pur-This article applies only to transactions between Divi sions in the same circle of a Province In the case of tran-

sactions between Divisions in different. Circles of the same Province, adjustment should be made to enable the results of the working of forests in each Circle to be accurately ascertained

in Form No 31 will be the voucher

Acre -Adjustment on account of sale proceeds of Hazara (North West Frontier) timber in the Jielum and Shahpur Divisions in the Pinjab should however be made annually by took tran fer a the ac ounts of the two provinces

Letters-of

198 (1) Officers in charge of Divisions will send to the (Forme ho 12 Conservator s office, so as to reach him by the 1st day of the last month in each quarter, applications (Form No 19) for the letters of-credit required by them during the ensuing

auarter (11) The Conservator will, from them frame an application (Form No 20) for the requirements of the Province or Circle and submit it to the Accountant General signed by himself or a gazetted officer, and not by his Head Clerk

ACCOUNTS OF DIVISIONAL OFFICERS AND THEIR SUBORDINATES - continued

or other office employee Advice of the letters of credit should reach the officers for whose use they are intended before the commencement of the new quarter Subsequent transfers of ciedits from one treasury to another can only be made on application through the Conservator of Forests

(iii) Letters-of-credit are issued to officers as holding a certain office, and transfers of divisional charges should be reported by the relieved officer to the Freasury Officers concerned

(iv) A Conservator may, by a written order, empower any individual officer, by name, who holds charge of a Fore t Sub-Division or Range, to draw cheques, to any extent that he may specify, against letters of-credit issued in favour of the Divisional Officer conceined, supplying the former with a cheque-book bearing a different number from that in use by the Divisional Officer, and advising the Treasury Officer thereof

(v) All letters of-credit lapse at the close of the financial year, but cheques drawn on or before the 31st of March and presented for payment at the treasury on or before the 30th of April, will be taken by the Treasury Officer against the letter of-credit of the official year in which the cheques are If presented for payment after the 30th of April, their amount will be taken against the letter of-ciedit of the year succeeding that in which they are drawn

199 Officers who are furnished with letters of-credit Parmenterin may make payments either in cash or by cheque Cheques cash or should be used as much as possible for large payments and only for bona fide local demands against the Government, and not for the transfer of tunds from one Division to another such transfers of funds can only be made under orders from the Accountant General on application from Conservators. Those officers who have transactions with more than one district treasury will keep a separate cheque book for each All cheques must be in the hand-writing of the officers drawing them, and should have written across them in words, at right angles to the type, a sum a little in excess of that for which they are granted thus "under thirty rupees ' will mean that the cheque is for a sum not less than R20 but less than R30, and similarly, "under

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ACCOUNTS OF DIVISIONAL OPPICERS AND THEIR SUBORDINATES -continued

eight hundred supees" will mean that it is for less than R800, but not less than R700

Eules regard ng the use of cheques

200 Cheque books bearing printed serial numbers will be supplied by the Accountant General on the requisition of the Conservator, to Divisional Officers in such forms and under such rules as that officer may from time to time prescribe. All cheque books must be kept under lock and key Before bringing a new cheque book into use, the Divisional Officer will advise the Treisury Officer of its number, and of the serial numbers of the cheques it contains. No advice of the issue of any cheque need be sent to the treasury No cheque will be issued for a sum of less than R10, and none will hold good for more than three months from the date of issue, cheques presented at a later date, or not bearing the distinguishing numbers advised as in use, will be refused payment by the Ireisury Officer The date of a lapsed cheque may on no account be altered by the drawing officer, but, when necessary, a fresh cheque should be issued, the lapsed cheque being cancelled and treated as directed in article 203 The counterfoils of cheques may be destroyed three years after the issue of the latter

Consideration 201. (i) Funds may, if required, we obtained by Rolling reports that Officers from the sub-treasuries or tabils subordinate to the district treasuries on which they hold letters-of credit, by means of cheques, which should be distinguished by different rumbers and letters from those drawn against the district treasury The Forest Officer will, in such cases, advise the District Treasury Officer from time to time of the probable amount of his drawings, in order that funds may be duly provided, and will communicate to the Sub Treasury Officer. through the District Treasury Officer, the number of the cheque book to be used

(n) Cheques drawn on sub-treasuries or tabula will be written both in English and in the vernacular used in the Courts of the province in which they are situated

202. The amounts of cheques drawn will be entered in the Cash Book at once, and the expenditure for which the cheques are drawn will be charged under appropriate heads of service or account

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ACCOUNTS OF DIVISIONAL OFFICERS AND THEIR SUBORDINATES-continued.

203. In the case of a cheque being cancelled, the amount cancelled will be charged on the creditor side as a "cancelled cheque," cheque and the cancelled cheque will be forwarded with the cash account as a voucher. If the expenditure in payment of which the cancelled cheque was drawn has been charged against the appropriate budget head, and it is intended that the cancellation of the cheque shall be a reversal of that payment, the amount of that cheque will be treated as a cash recovery of a service payment and entered in the accounts in the manner prescribed in article 172, the amount of the cancelled cheque being entered on the Creditor side of the Cash Book. But if a fresh cheque be immediately issued in lieu of the cancelled cheque, the amount of the latter will be entered a above on the Creditor side of the Cash Book as a cancelled cheque, and the fresh cheque will be shown on the Debtor side of the Cash Book, the number and date of the cheque in lieu of which it is drawn being quoted in the entry. There will be no fresh charge against the head of service originally debited.

204. (i) When a cheque is reported to have been lost Lar Carle. before being cashed, the fact should be reported at once to the Treasury Officer drawn upon. A certificate in the form given below should accompany the report, for signature by

the Treasury Officer :-

"Certified that theque No. , dated by the Divisional Forest Officer of by him on this Treasury in the favour of and will not be paid if presented hereafter." , for H reported to have been drawn has not been pud

Treasury Officer.

Dated the

(ii) A lost cheque will be treated in the accounts in all respects like a cancelled cheque, the treasury certificate being forwarded as voucher in support of the entry of cancellation on the Creditor side of the Cash Account.

205. An account current with each treasury (Form Account Country No. 21) will be kept in a book by all officers holding letters. (**Danabases*) of-credit, in which will be entered on one side the credits granted, and on the other the cheques, with rumber, date, name of person in whose favour, and purpose for which drawn.

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ACCOUNTS OF DIVISIONAL OFFICERS AND THRIE SUBDEPLINATES—continued

The account for each treasury on which a credit is held will be entered on a separate page. This book will be balanced quarterly and signed. In this way it will always be seen how the balance of each letter of-credit stands at any time, and mistakes in overdrawing money will be avoided.

Register of Creques (Form No 22)

206. In the same book will also be kept a monthly register of cheques drawn from all treasuries on which the officer holds letters of-credit (Form No 22), a copy of which will be submitted on the last day of each month (with the Cash Balance Report—see niticle 151) to the Accountant General and to the Conservator direct

Advan es to Contra tors (F rm No 2) 207. (1) Advances to contractors should only be given in the experiment cases, when no other arrangements can be made for carrying on the work. When an advance is made to contractor, security must, if possible, be taken for its summary recovery in the event of its not being "djusted by woo done. The amount advanced must be charge I in the Ca. Book as an "Advance Recoverable," and will be supporte the by the payee's receipt on Voucher Form No. 32 s" (ii) All entries of advances on both sides of the Ca. Book must be made in red ink

Adva a contrac on ceeding c I m ato be ported to t Conservato 208. The Conservator may from time to time fix the amount up to which and the circumstances under which, advances may be made to contractors without his previous sanction. The Conservator may also require that all advances made to contractors, ex eeding certain limits must be reported to him.

Re overse how ad a ed so the Ca h Pook be reported to him

208 When an advance is recovered (wholly or partially)
from a contractor, either by work done or in cash, the
amount recovered will be credited in the Carb Book under
Advances Recoverable," and the numbers and dates of the
items in which the advances so recovered were originally
charged will be quoted in the entry on the Debton side. If
the recovery is the value of work done such value will be
charged per contra to the appropriate budget sub head in the
Cash Book, and the charge will be supported by a voucher
(see article 196) detailing the work done and the rates,
which will be signed by the contractor to show that he
acknowledges the correctness of the credit given in his
ledger account.

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ACCOUNTS OF DIVISIONAL OFFICERS AND THRIE SURGEDINATES - configured

210. Advances to disbursers will, as regards accounts, be Advances to treated in the manner laid down for advances made to contractors

211. In the event of a portion of an advance proving advances irrecoverable, the amount may, under the sanction of the Local Government, be written off to the head "Miscellaneous"

If it exceeds \$1,000, the sanction of the Government of India

will be required

212. (i) A bound ledger book (Form No 33) will be kept contractors for all accounts with contractors and disbursers On the reference of the contractors and disbursers. debtor side will be entered all payments made to them, and on the creditor side the amount of all bills passed to their credit and all sums repaid by them in cash

(11) The ledger account is a running account with each contractor and disburser, from which the amount due by or

to him can always be easily ascertained.

213. Only one account is opened with each disburser Postings with In the case of a contractor, a fresh account is opened when ever a first advance is made to him for a separate work Each item charged in the Cash Book under "Advances Recoverable" is posted in the ledger, and when any work is accepted as having been done by a contractor, or any account supported by the necessary vouchers is accepted from a disburser, the amount covered by work done, or expenditure inc. d. is set off against the amount due from the contractor or disburser, as shown in his account in the ledger

214. The account of each contractor and disburser ted eras after should be balanced and signed by the Divisional Officer on and greed the last day of each month in which any transaction takes place, unless the Conservator directs that this should be done

at other stated intervals

215. The pages in the ledger will be numbered consecu- Numbers to be tively, and there will be an index to the accounts it contains great to ledger Each new account opened will bear a number which will be appropriated to that particular account until it is finally The numbers will be given to the accounts in the ledger in consecutive order as they are opened, and will run on in a continuous sequence through successive years

216. An abstract of the contractors' and disbursers' Abstract of ledger accounts (Form No 34) will be submitted with the contractors and Chap. IV.

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ACCOURTS OF DIVISIONAL OFFICERS AND THEIR SUBORDINATES-continued.

disoursers' ladger (F-rm No 34)

monthly accounts. In this monthly abstract the contractors' accounts will be first entered in consecutive order and then in similar order the disbursers' accounts. The columns in Form No. 34 will be totalled separately for contractors' and disbursers' accounts, and grand totals of all accounts

Form No 241

will be given at the foot of the abstract.

217. The abstracts from the contractors' and disbursers, ledger (Form No. 34) for March in each year will be accompanied by a brief statement explaining the originatanes under which each litem outstanding for more than twelve months remains unadjusted, and the steps which have been taken with a view to its early clearance.

A counts to be rendered to the Accountant General 218. Divisional Officers will render the following accounts to the Accountant General. They should be despatched as a rule on or before the 5th of the following month, and only for specual rewons should despitch be delayed later than the 15th of each month. If despitched on a later date, an explanation of the cause of delay must invariably be forwarded on the 15th to the Accountant General.

(1) A monthly cash account (in Form No. 25) showing in lump sums for the month-(a) all stems of revenue and extenditure which have been entered in detail and credited or nebited to budget sub-neads in the Divisional Officer's Cash Bo L. or it the accounts of the disbursers . subordinate to him, (b) all cheques drawn; (c) all revenue remitted to treasuries; (d) all recoveries from and advances mule to contractors and disbursers for which separate returns Forms Nos. 33 and 34) are submitted; all other items of recent or charge being entered in detail The Divisional officer must sign a ceruhe to at the foot of the cash account to the effect that the lump same slown agree with the defails in the ca-h book and also with other subsidiary returns concerned When the Divisional officer signs the cash account while on tour and cannot give in it the required certificate, this should be furnished separately as soon as he returns to head-quarters.

The following documents will be submitted with the monthly cash account:

(a) C assiled abstract of reverue and expenditure (Form No. 35), in which the items will be classified in accordance with

Chan IV. Part II

ACCOUNTS OF DIVISIONAL OFFICERS AND THREE SUBORDINATES -- continued

the presented budget sub-heads, in such detail as may be required by the Accountant General

A certificate in the following form will be attached to each cla sified ab tract of expenditure, and will be signed by

the Divisional Officer -

- "I certify that (so far as I have been able to ascertain by an examination of the accounts and vouchers and by per onal inspection of the works carried out which I have been able to visit) the expenditure charged in this account could not, with due regard to the interests of the Govern ment service be avoided. I have satisfied myself that the charges entered in this acc unt have been really paid Vouchers for all sums at ove R10 in amount, and all sums paid for refun is, salaties and travelling allowances of both permanent and temporary establishments , rents, rates, and taxes, service p stage late's State tele, rams at d advances , and for all items adjusted by book transfer with other Depirtments are attached to the account I have, as far as possible, of tained vouchers for other sun s, and am per-onally re ponsible that th y have been so destroyed that they cannot be used again '
- (b) Vouche s for each item of expenditure abo e R10 entered in the classified abstract and for all charges of whatever amount for refunds, salanes and traveling allowances of b th permanent and temporary estab ishments . ents. rates. and taxes, service postage labels and State telegrams and advances, also for all items of exceed ture adjusted by look traisfer with other Departments Vouchers pertaining to each an divisi n or range will have a distinguishing letter attached to their no ib re

(c) Vouchers for each item of payment (including freasury recents for revenue and in) entered in the monthly cash

account (Form No 25),

(2) Monthly schedule of remittances of revenue to treasuries (Form No 3b), with the consolidated treasury receipts Tre entries in this statem at should shiw each item of remitiance secar itely, as direference to these items should it variatly be m de against the entries, in the last column of the consulidated Treasury receipt

219. On the same day on which the accounts are Forms to be sent to the Accountant General, the monthly Abstract of Commenter Contractors' and Di-bursers' Ledger (Form No 34), with vouchers, will be submitted, in original, by Divisional Officers to the Conservator, who will after making therefrom such notes for information and guidance as might appear to

Chap IV Part II

Cash Accounts

ACCOUNTS OF DIVISIONAL OFFICERS AND THEIR SUBORDINATES-continued

him desirable or necessary, forward it, within ten days of ets receipt, to the Accountant General in whose office it will then be retained [See also articles 226 and 234] At the same time Classified Abstracts of Revenue and Expenditure (Form No 35) will be submitted to the Conservator by Divisional Officers, the items in these classified abstracts heme entered in such detail as the Conservator may direct. and monthly returns and accounts of timber and other forest produce (Forms Nos 7, 8, 9, 10, 11, 12, 17 and forms under article 110) will be submitted to the Conservator, accompanied by Form No 38 Forms Nos 7, 10, 12, the forms prescribed under article 110, and Form No 38, must contain the information airanged according to working circles, or such units as may have been fixed under articles 91 and 92

220 Officers who do not submit their accounts duect to Accounted 220 Unicers who do not substitute the Accountant General will close their Oash Books on the other distinction the Accountant General will close their Oash Books on the 27th day of each month, or on such eather date as may be necessary, in order to ensure a copy, with the original vouchers and such other accounts as may be prescribed, reaching the officer in charge of the Division in which they are serving or in which their accounts are compiled by the last day of the month If they do not reach the Divisional Officer in time to be incorporated in the accounts of the month to which they refer, they will be shown in the following month. In the case of the accounts of March in each year, the Divisional Officer should keep open his accounts until receipt of all the accounts of Rangers and other disbursers, in order that all receipts and payments taking place within the official year may, without exception, be brought into the accounts of the year The Divisional Officer must satisfy himself that the

Ve пасыва socounts and above accounts have been truly and accurately incorporated 221. All vernacular accounts must be accompanied by abstracts in English, and the needful particulars will be entered in English on all vernacular vouchers and signed by the Divisional Officer, when they are forwarded for audit in support of charges entered in the Divisional monthly accounts

Chap. IV.

ACCOUNTS OF DIVISIONAL OFFICEES AND THEIR SUBORDINATES -concluded.

222. A statement (Form No. 38) showing the monthly Statement revenue and expenditure under each budget head and sub-present revenue and expenditure under each budget head and sub-present revenue and expenditure of working unit fixed under (Form No. 31) articles 91 and 92, shall be kept in a book, and be submitted monthly with the timber accounts. In such statements all revenue and expenditure of a general nature should be proportionately allotted to each working-circle or working unit: provided that salaries and allowances of Controlling Officers in administrative charge, as well as those of Executive Officers in charge of ranges, including, in each case, the salaries of their office establishments and the contingent expenses of their offices, shall not be sub-divided, but shall be charged to the administration of the circle, division, or range as the case may be.

Chap	īΔ
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Part	777

PART III -ACCOUNTS OF CONSERVATORS

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- 223. (1) The duties of the Conservator with regard to the Forest accounts are to exercise a strict control over the export and sale of timber and other forest produce, the revenue, and the whole outlay for conservancy and works, and to examine the charges on account of travelling allowances and contingencies
 - (ii) The Conservator is specially required to control the adjustment of advances and outstandings on account of

тваерие

- (iii) Under the authority of the Local Government, the Conservator may, during his absence from head-quarters, delegate all or a portion of his duties with regard to the control of the accounts to the gazetted officer in charge of his office.
- (iv) All latters "theh issue from the Conservator s office sanctioning expenditure or appointments must be signed by the Conservator himself, or by the gazetted officer in charge of his office, but not by the Head Clerk or other office employee.

Inspet on of

224 Each Divisional Forest Office will if possible, be inspected at least once a year by the Conservator or by the officer in charge of his office such inspection should extend to records, returns, the inspection reports under article 171 (ii), and the other matters enumerated in Oncular No 1 F, dated 17th January 1891 (Appendix IX) A detailed report of each inspection will be made to the Local Government and to the Accountant General in such form as the Local Government may prescribe All reference to matters other than accounts and prescribed returns should be omitted from the copy of the report which has to be submitted to the Accountant General.

D s zibut on of Budget s o m nt smoog Divi 225 On the budget appropriation being finally sauc tioned by the Local Government, the Conservator will into mate to Divisional Officers the amount available under each sub-head of expenditure.

No. 13, No. 34), the Conservator will at once proceed to make there from such notes for information and quidance as might appear from such notes for information and quidance as might appear

Chap IV Part III

ACCOUNTS OF CONSERVATORS-continued

to him desirable or necesssary, and will thereafter forward it, without delay, to the Accountant General, in whose office it will then be retained [See also articles 219 and 234]

227. As soon as the Divisional classified abstracts of ferral my of Ca h revenue and expenditure (Form No 35) are received in the Conservator's Office, they will be carefully examined, and the Conservator will notify to the Accountant General, in Form No 40, any items which he considers open to objection or which are wrongly classified. The Conservator may also address Divisional Officers direct regarding

any items on which he requires further information

228. The monthly tumber and sale returns received from secutor of Tuper and Sale.

Divisional Officers will be scrutinised and the entries com section of the secution of the pared with the transactions shown in Form No 35, the opening and closing balances carefully checked, and the Divi sional Officers addressed regarding any discrepancies which may be noticed If any produce is entered as received during the month, the expenditure on account of which cannot be charged off in the same month, the reason will be briefly recorded in the "Remarks" column against the entry in onestion

229. (1) A register in form No 39 will be kept in the neg ster of Conservator's Office, showing the distribution of receipts financial results and charges in each year, arranged according to Divisions. under the following heads -

> (a) Timber and other produce removed from the forests by Government agency

(b) Other revenue

(c) Formation, protection a dimprovement of forests

(ii) The revenue will be distributed as follows -Budget head I will be entered under (a)

Budget heads II, IV, and V under (b)

(m) The revenue under budget head III will be entered under (a) or (b) according to local circumstances

(iv) Of the expenditure under "A -Conservancy and Works "-

Budget head I will be entered under (a). Budget heads II and IV under (b) Budget had VIII under (c)

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Chap IV

Cash Accounts

ACCOUNTS OF CONSERVATORS—concluded

(v) The expenditure under the remaining heads of "A (III, V, VI, VII, and IX) and under the heads of "B—Establishments" will be distributed proportionately under (a), (b), and (c), according to local circumstances

(a), (b), and (c), according to local relationstances (vi) The entries in the register will be made once a year as soon as Form No 67, "Annual Summary of Revenue and Expenditure," has been received from the Accountant General

Chap IV

PART IV -AUDIT BY ACCOUNTANT GENERAL

230 The duties of the Accountant General with regard detent to Forest Accounts are as follows.—

(a) To 15-ue letters of-credit on the Conservator's application (b) To audit the monthly accounts submitted by the Divi

sional Officers

(c) To regulate the expenditure within the budget grant sanctioned by the Government of India and the appropriation made by Local Governments

231. (i) Any items objected to, or retrenched by, the objection Accountant General will be entered in an Objection State- (from \(\delta \) o (b) ment (Form No 40), which will be forwarded to the Divi-

ment (Form No 40), which will be forwarded to the Divisional Officer concerned for needful action. The statement (in original) will be returned, within a week after receipt, by the Divisional Officer to the Accountant General, through the Conservator, who will note all corrections and alterations in his copy of the Divisional Classified Abstracts of Revenue and Expenditure

(n) A list will be forwarded by the Accountant General to the Conservator each month, showing the dates on which the Objection Statements were sent to each Divisional Officer The list will be completed and sent back to the Accountant General by the Conservator after all the Objection Statements for the month have been returned

No 2958 dated 31st August 1869

The Accountant Generals objection must prevail absolutely and immediately even to the recovery of erroneous payments over every authority under that of the Local Government and if the Local Government oversules an objection by the Accountant General, even temporarily, he should respectfully request it to report the fact to the Government of India.

No. 3009 S R dated 9th July 1898

From t me to time Local Coveroments and Administrations refer for the orders of the Government of India cases in which officers of the account Department in pursuance of their day raise objections to proceedings or to expenditure a not heavy within the power of sanction of the local subtributes. To present the continuation of which occasionally arise in the diversion of each matter the Council desires that in future such references should invariably be accompanied by a copy of the Account Officer sobject on and of any further explanations he may have given in connection with it.

^{*} The attent on of all Forest Officers is specially invited to the following orders of the Government of In'is in the Finance all Department which are here reprinted for their gu dance —

Chap IV.

Cash Accounts

ACRES BY ACCOUNTANT GENERAL-concluded

Addisonal argounts may be called for 232. In addition to the Cash Accounts, such accounts of revenue due and outstanding, and of timber transactions, will be submitted by the Divisional Officer as the Accountant General may from time to time direct. Copies of all such directions will be forwarded by the Accountant General to Conservators.

Dut es of Accounts t General after omplet es t esc t 233 After completing the audit of the monthly accounts of the province or circle, the Accountant General will prepare summaries of revenue and expenditure for each Division (Form No 41), a consolidated account current for the whole province or circle (Form No 42), and a summary of revenue and expenditure of the different Divisions of each circle (Torm No 47). A copy of returns in Forms Nos 41 and 4-will be furnished to Conservators monthly

I o thly
Abstrac of
Contractor a
Di burers
Lodger
(For No 31)

234. The monthly Abstracts of Contractors' and Disbursers Ledgers (Form \o 34) will be forwarded, in original by Conservators, on receipt from Divisional Officers, to the Accountant General, in whose office they will then be retained [See also articles 219 and 226]

A courts t General a Checarate to submit edit of Government of loads timuse Impector General

235 The Accountant General will forward copies of all Circulars issued by him, in connection with the control and audit of Forest Accounts, to the Inspector General, for information and for submission to the Government of India to the Department of Revenue and Agmoulture

CHAPTER V.

OFFICE BUSINESS

PART I -GENERAL

236. Office work should be conducted in such a manner latedaction that, while a sufficient record of every transaction is preserved, the bulk of documents may be kept as small as possible and arranged as best calculated to fac litate reference

237. Long letters and reports are to be divided into number get numbered paragraphs, and if they are of great length, a marginal brief marginal abstract of each paragraph may usefully be added.

238 A group of documents relating to one subject is relative of called a "case" A group of cases referring to one head or and any son of work may be collected in a "file"

239 On the top of each case will be kept a title-page to a subject of (Form No 43), on which the register number and subject of (Form No 43) the case and the name of the file will be entered. A list of the documents in the case and the general purport of each may be added whenever necessary

240 The files may be as various as the requirements of the each office necessitate. Documents which do not belong to any particular case may be placed in a file designated "Miscollaneous".

241. A register of cases will be kept (Form No. 44) with Cran register a series of numbers commencing on the opening of each financial year. These numbers and the name of the file, if any, will be entered on the title-page (Form No. 43) referred to un article 239

242. To facultate the keeping of each case complete in be included in one is needed itself, no two subjects should, as a rule, be included in one is considered letter or docket

243. Government and Account Department general Government and orders and circulars with be filed separately, according to number and date, in a "Circular file" If they are received in set Circular duplicate, one copy will be placed with the case to which it relates If only one copy be available, and it has special

Chap. V.	
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Part. I.	

Office Business.

GRNERAL-concluded.

Registers of books and maps (Form No 45)

reference to any case, a memorandum of its contents will be filed therewith.

244. (i) In each Office a register of books (Form No. 45) must be kept up. The current number of the register and the date of receipt should be entered on each copy. The column of "Remarks" is intended to explain what has become of any copies which may have been lost or otherwise disposed of. The entries in this column should be dated and initialled by the officer to whose office the books belong.

(ii) A separate register for maps will be kept in the same form.

All office records are Government property. 245. All accounts, books, maps, records, and papers of a Forest Office are Government property, and the officer in whose charge they are will make them over to his successor on being relieved of charge, or to his departmental superior whenever they may be demanded.

Civil stats

246. No civil suit can be instituted or defended on behalf of Government by any officer without the sanction of the Local Government and full compliance with the rules in force concerning Government suits.

Criminal cases

247. Divisional Officers should, if possible, report to the Conservator before commencing proceedings in any grave or unusual criminal case, and the sauction of the Conservator must be obtained before a Pleader can be retained for the prosecution of any case.

Office Business

Chap V. Part II.

PART II -OFFICES OF DIVISIONAL OFFICERS AND THEIR SURORDINATES

248. (i) Registers of receipts and issues of correspond- correspondence ence will be kept in the same book (Form No 46). One (Form No 46) book will be kept for correspondence with the Conservator's Office, and another for general correspondence

(ii) A new series of numbers will be commenced in each register book at the opening of each financial year.

Circulars are to be entered in red ink

249. Vernacular papers may be kept in cases as laid Vernacular down in article 238, and a register book may be kept up

in Form No 44

250. All letters will be opened by the Divisional Officer Procedure on himself or by some one duly authorized by him He will error produces write on them the date of receipt, and will then register them or cause them to be registered. The general register number and the name of the file, if any, to which they belong, will be entered on them at the foot of the docket. as well as the number of the case, thus -Register No 329 XVI 10 of 1902-03

251. (1) Every year, in the months of July and August Destruction of

the Divisional Officer and his clerks will sort the cases that documents have been closed for three full years, with a view to destroy those documents which may be considered of no further use. A large bulk of the correspondence may be got rid of by destroying forwarding dockets, enquiries, and reminders Many of the letters relating to questions which have been settled for three full years can also be destroyed, provided the register books contain all that may be necessary to ascertain regarding them

(ii) The original accounts rendered to the Divisional Officer by Sub-divisional Officers and subordinates, and which have been filed in his Office for three full years, should be similarly set aside for destruction (See also article 170 (a)

(b).

(iii) Such documents as annual or special reports, correspondence relating to boundary questions, to rights and privileges of other persons in the forests, to working-plans and annual plans-of-operations, and to all subjects affecting the general management and history of the forests included in the Division, as well as all orders of Government and circulars on important subjects, should be carefully preserved.

Chap. V.

Office Business.

OFFICES OF DIVISIONAL OFFICERS AND THEIR SURORDINATES-concluded.

(iv) Records in Forms Nos. 21, 22, 24, 25 and 33 should form No 21 . 6 years be preserved for the periods specified in the margin. The Register of Reserved for the periods of the margin.

", 33'. 25 ", document and should be continuously retained. Forms Nos. 2, 3, 4, 35, and 38 should be reserved until a working-plan or other report, embodying a complete account of the history and statistics during any period considered, has been prepared or revised for the forests in question. As a general rule, when monthly or annual returns have been reproduced or adequately summarized in printed working-plans or administration reports, the original manuscript forms, if they have been retained for at least three full years in all, may be destroyed.

(v) Those papers which it is proposed to destroy will be submitted to the Conservator on his next visit and his authority will be obtained for their destruction.

Sub divi ional effices and officers nuprovided with clerks 252. (i) The above rules apply, as far as practicable, to sub-divisional Offices also.

(ii) Officers who are not provided with clerks will conform, as nearly as possible, to the above rules. They may, under ordinary circumstances, dispense with copying letters, but will in that case make fuller entries of their contents in the register books

Office Business,

Chap. V. Part III.

PART III. - CONSERVATORS' OFFICES.

253. Registers of receipts and issues of documents (Form Femilies of No. 46) must be kept as ordered for Divisional Officers (Form No. 45.) (article 248). There may be as many register books as will suit the requirements of the Office.

254. The rules regarding registry and docketing of corre- receipt of spondence, laid down in article 250, apply generally to Con-our spradence. servators' Offices.

255. A register of the distribution of books, circulars, distribution of etc., will be kept (Form No. 47).

256. An abstract of all important correspondence will important be submitted to the Local Government at the close of each required to month.

Government

257. When the Conservator is absent on tour, a list empowers (Form No. 48) of all documents received in and issued from Conservator the Office, will be sent to him daily, or as frequently as he (Form No. 8) may direct, with all letters that cannot be answered without reference to him, and all reports and papers that it is desirable he should see. The Conservator will return the list with his orders.

258. Should the Conservator, while on tour, carry on companding any official correspondence which has not passed through his while outer. Office, he will send there the original letters received and copies of those written by him. He will keep a camp register book for the latter, the entries being numbered consecutively as in the case of other register books.

259. Article 251 applies to Conservators' Offices. The best best decembers. Conservator's sanction will be obtained before documents are destroved.

Destruction of

260. (i) Should it not be found convenient in Conser-markers may be vators' Offices to employ the system of keeping correspond. "Best and "cases" if ence in "files" and "cases," the papers may be arranged in referred to monthly files without reference to subjects, each paper in the file being given a consecutive monthly number.

(ii) If this system is adopted, monthly registers (Form No. 49) will be necessary, and, for purposes of reference, an annual alphabetical index.

(iii) The month and proceeding number of each letter should be entered on its docket.

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Part	īν

Office Business

PART IV -TRANSFER OF CHARGE.

General

261. On the occasion of a transfer of charge, arrangements must be made by the two officers concerned that the relieving officer is placed in such a position as will enable in to carry on the duties of which he has taken charge in an efficient manner, and with as complete a knowledge of the property entrusted to his charge, the works in progress, and all arrangements made in connection with them, as the circumstances of the case admit

Transfer report

262. A transfer report, signed by the relieved and relieving officers, will, on the day of transfer, be submitted to the Conservator in the case of a transfer between two Divisional Officers, and to the Local Government in the case of the transfer of a Conservator's Office. The relieved officer will report the transfer of divisional charge to the officers in charge of the treasuries on which he holds letters of-credit, and will, at foot of the report, send a specimen of the relieving officer susual signature, in order that the treasury officers may satisfy themselves as to the validity of the cheques presented by the relieving officer.

Die samal Officere 263. The following rules relate to Conservators and Divisional Officers. The relieving officer must see that all office books are posted up to date, and, in the case of cash and stock accounts, that the needful vouchers of receipts and issues belonging to the accounts of the current month are made over to him. The relieving officer will make himself acquainted with all outstandings and habilities on account of

Accounte and wouthers, Outstandings and I shill too

> the Department, and state that he has done so 264 (1) The Cash Book will be closed, and the cash balance

Cash

264 (1) The Cash Book will be closed, and the cash balance will be counted, in the presence of both officers, who will then sign the book.

Certifi ate of transfer of charge (Form No 50)

(u) A certificate (Form No 50) will be made out in duplicate and signed by both officers. These certificates will be forwarded to the Conservator or to the Local Government, and the original will be submitted to the Accountant General.

T mber and

265 In the case of a transfer between two Divisional Officers, the relieving officer will take over charge of all timber, bamboos, and other forest produce, for which a

Office Business

TRANSFER OF CHARGE-concluded.

certificate, in a form similar to that prescribed in article 264 for eash, will be submitted.

266. Besides cash, timber, and forest produce, the follow-other property ing are the main classes of property which ordinarily form the subject of transfers between Divisional Officers:—

(1) Demarcated reserves.

(2) Plant tione.

(3) Timber depôts and revenue stations.

(4) Buildings, roads and bridges.

(5) Inve-stock
 (6) Machinery, stores, instruments, and tools

(7) Books and maps.

(8) Office records.
(9) Office furniture.

267. (i) In the transfer report, the relieving officer Examinator's should state by what means he has satisfied himself of the relievage officer nature and condition of the different classes of property of which he has taken charge.

(ii) Live and dead stock and other articles which may be at headquarters, as well as books and maps, office records, and office furniture, should, as a rule, be personally inspected by the relieving officer at the time of transfer, and the fact of this having been done should be stated.

(iii) In the case of property at a distance from headquarters, the registers and other documents in which they

are described should be examined.

268. It will rest with the Local Government to prescribe the forms of reports and certificates to be submitted by describe the conficers subordinate to Divisional Officers in cases of transfer of charge.

CHAPTER VI.

ANNUAL REPORTS AND RETURNS.

- 269. A brief Annual Report, or statement of progress breezal in each Division for the forest year extending from 1st July beat returns to 30th June, will be submitted to the Conservator by Divisional Officers, not later than the 15th August, in such a form, with such an arrangement of subjects, and such details as may from time to time be prescribed by him. The report will be accompanied by such of the annual returns in Forms Nos. 51 to 71 detailed in article 271, and by such other returns, as the Conservator may direct.
- 270. (1) The Conservator will review, in a concise Constraint manner, each Divisional Report, and communicate a copy of his review to the Divisional Officer concerned for information and guidance.
- (ii) The Conservator will then prepare a short Report for the Circle, exhibiting, in a concise manner, the progress of the work during the year in question, and submit it, not later than the 1st October, to the Local Government, who will, with the usual Resolution thereon, forward it to the Government of India, in the Department of Revenue and Agriculture, so as to be received punctually by the 1st January. A copy of the Conservator's Report will be forwarded, as soon as possible, to the Inspector General of Forests for information, as well as to the Director General of Statistics, Calcutta, the Superintendent of Forest Surveys, and the Honorary Editor of the Indian Forester, Delira Dún.
- (iii) The subjects treated of will be arranged* as follows:-

[Prescribed maximum limit of report 20 pages.]

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" 2. Forest Settlements.

[·] Vide Circular No. 10 F , dated 5th August 1904

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(c) Plans of Operations .,

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Section 3 Protection of Forests

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(c) Protection from Cattle

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Timber and forest prod

CHAPTER V .- General.

time

APPENDICES.

Annual Reports and Returns

- (iv) In compiling the report the following principles should be strictly followed :-
- 1 The maximum limit of 20 pages of print should be printed at the heading of the table of contents and it should not be exceeded unless the writer has previously obtained the permission of the Local Government to exceed it in a particular year
- 2 The report should contain only the explanation of really important or suggestive variations in the statistics, and the statement of really noteworthy facts in the history of the year's administration
- 3 No mere paraphrating and reproduction of the statistics should be allowed in the report
- 4 All attempts to offer explanations of variations in the figures. which are not important or unusual, should be excluded unless the fact alleged in explanation is in itself important enough to demand mention
- 5. The idea that it is necessary to say something should be discarded. and it should be recognised that the briefer a report is the better, pro yided that it says all that is needed for an intelligent comprehension of the meaning of the facts and figures and of the salient features of the vear's works
- 8 The introduction into the text of large numbers of tables of states ties (usually a rerroduction in an abridged form of the statistics in the appendices) detracts from the value and interest of a report while it greatly increases the Lost of printing it The body of the Report should Le almost entirely in narratice form It will occasionally be necessary to introduce tables of comparative statistics into the narrative, but such tables should be brief and simple and their number rigidly re tricted
- 7 The number of maps or diagrams should be restricted, they should be placed at the beginning or end of the volume
- 8 Tables of statistics should not be printed side-ways on a pare unle s distinct economy of space thereby re ults. The foolscap size lends itself easily to the printing of tables with their heading acro s instead of along the length of the page
- 9 Pages of tabular matter should not be printed with the columns left entirely or almost entirely blank
- 10 It is seldom necessary to give in full detail and in separate columns in tables of statistics the corresponding figures for the preced ing year In most cases it will be found sufficient to give corresponding figures for the totals only, by means of one additional line at the foot of the table
- 11. Cross references between the statistical tables and the paragraphs discussing them should be given by means of marginal entries on the paragraphs and, if possible, also on the tables themselves.
 - 12 The directions of the Government of India that reports should

Chap. VI.

Annual Reports and Returns.

be printed in solid pica and extracted matter and appendices in * small pica should be strictly followed.

CHAPTER I.

CONSTITUTION OF STATE FORESTS

1. ALTERATION IN ARES.

This section should give concisely the areas added or excluded during the part together with the reasons for additions and exclusion. The following four classes of forests should be dealt with (if existing in the Circle.)—(i) Reserved, (ii) Protests (iii) Unclassed or Public Forest Land and (iv) Leased Forests

2. Forest Settlements.

The progress made in Forest Settlements will be recorded, the area finally settled during the year, that under settlement and the cost and agency employed. An estimate of the area still to be settled should be added, together with suggestions for the future

3 DEMARCATION.

The length of boundary demandated and repaired during the year should be noted, differentiating between external and internal boundaries. The method employed and its cost per mile should be stated and an estimate be made of the work still to be done

4. FOREST SURVEYS

A short report by the Superintendent, Forest Surveys, should, where necessary, be entered here, followed by a brief notice of local surveys if undertaken. The section should close with an estimate of the amount of survey work still outstanding.

The chapter should end with a statement of the total expenditure

under the head "Constitution of State Forests."

CHAPTER II

MANAGEMENT OF STATE FORESTS

1. REGULATION OF MANAGEMENT.

(a) - Preparation and Control of Regular Working-Plans.

Under "Preparation" should be mentioned the area for which new Working-Plans were sanctioned during the year and the area for which

[&]quot;"Statistical appendices may be printed in small pica or in any of the smaller kinds of type-bourgeout, brevier, minion or nonpared at may be found convenient." Home Department Circular No 643-851 dated 7th March 1905.

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Annual Reports and Returns

CHAPTER II-(continued).

1-Regulation of Management-(concluded)

Working Plans were in compilation In each case the system of working prescribed or proposed should be recorded, and, in the case of completed plans, the cost per square mile Under "Control" it should be mentioned whether the pre-criptions of existing plans were carried out, and important devisions should be explained and the authority therefor stated

Revisions of Working Plans should next be noted and the sub section should clees with an estimate of the area for which Working-Plans are still required and a list of Plans which will lapse within the next three years.

(6)-Preliminary Working-Plan Reports

A brief notice of the reports submitted or under compilation should here be entered

(c)-Plans of Operations

Important deviations from sanctioned Plans of operation should be explained, and if there exist areas for which no Plans of Operations were drawn up the authority for the omission should be entered.

2 COMMUNICATIONS AND BUILDINGS

(a)-Roads and Bridges

The sub section includes tramways, slides and all other forms of export lines

he information should be subdivided under the heads of 'permanent" and "temporary" works If the works were of some magnitude details of interest may be given regarding their nature

(b)-Building.

Here again the information given should differentiate between "permanent" and "temporary" works but no details are required ever for permanent buildings of importance. The cost of permanent and temporary roads and bridges and buildings should only be given in total-

(c)-Muscellaneous Works

A short paragraph may be devoted to a brief description of any miscellaneous works of interest. Otherwise a brief statement of the cost incurred will suffice.

Annual Reports and Returns.

CHAPTER II-(continued).

3 PROTECTION OF PORESTS

(a) - General protection.

This sub-section is of importance and the total number of forest offices which came under observation during the year should be compared with the average of those which occurred during the past three years. In the same way the offences of the year under the heads (i) "Injury by fire," (ii) "Inauthorized Feling or Removal of Produce," (iii) "Ununthorized grazin." and (iv) "Other offences" should be empared, the reasons for any marked increase or decrease being given In another paragraph the number of cases compounded and brought into Court should be one identity of the percentage of courter compared. The sub-section should close with remarks as to undetected cases and the nature of the punishments inflicted by the magniture; in important forest cases.

(b)-Protection from fire.

The sub-section should op-n with a statement of the method employed throughout the Circle and be followed by information as to the area under regular protection the percentage or success attained and its cost per square mile. The origin of fires should be considered under the following heads.—

- (i) Those originating in departmental fire conservancy operations
- (ii) Those crossing outer fire traces
- (iii) Those due to care's sness or accident by outsiders, or to unknown can es
- (iv) Those originating from intention or malice.

The extension of operations to hitherto unprotected forests should be noted on

(c)-Protection from cattle

The percentage of forests open to (1) Grazing, and (11) Browsing, to the whole area may be mentioned The number of cattle impounded as compared with the average number of the last three years should be noted and reasons given for any marked change in these numbers. The injury done by cattle, the means taken to prevent such injury and their results should be recorded.

(d)-Protection against enjuries from natural causes

This sub-section should be of interest. Any special danger threatening the fore tench as ineeds, para ites, climber, know, etc., should be mentioned, together with the measures taken to avert these dangers

Annual Reports and Returns

CHAPTER II-(continued).

4 -SYLVICULTURE

(a)-Natural reproduction.

This sub-section is of the greatest importance. It should be divided unto reproduction from seed and coppies and so treated that the knowledge of the subject may be noreased. To this end bald statements of the fact that reproduction was good, indifferent or bad will not be acceptable unless the reasons are forthcoming. Steps taken or proposed to improve natural reproduction should be noted and some idea given of the area treated and of the operations carried out. The effects of protection in the past should be mentioned and the cost of the work of the year.

(b)—Artificial reproduction

This should be treated under the heads of (i) Regular Plantations (ii) Taungya Plantations and (iii) Cultural Operations The expenditure as well as the work on each should be considered separately Caltural operations are those undertaken with a tiem, not to assist natural reproduction (which is treated of in the previous subsection), but to replace it, and differ from regular plantations in that they constitute special works such as the filling of blanks in forest land, the sowing or planting up of areas on which bamboo has flowered, et catera.

(c) Operations for the improvement of the growing stock

This sub-section should deal with operations carried out in favour of the growing stock in natural forests and not with operations on growth induced by artificial reproduction or with those carried out to and natural reproduction. They will include all weedings, thinnings, cleanings gridlings and improvement fellings involving the removal of ansaceable material. Such operations should be kept distinct from exploitations yielding marketable produce. The area operated on and the cost should be entered.

(d) - Experements.

This sub-section should be devoted to a record of experiments made in the introduction of new species or in the utilization of indigenous growth A brief but interesting record should here be maintained which may be of great use in extending the scope of economic forestry

EXPLOITATION.

(a)-System of Management,

(1)-Major Forest Produce

The various systems of exploitation in force under the headings "Clear," "Regeneration," "Selection," "Improvement," "Coppiee,"

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Annual Reports and Returns

CHAPTER II-(continued).

5. Exploitation-(concluded)

and "Unregulated" fellings should be stated and any reasons for increase or diminution of area operated on explained.

(11)-Minor Forest Produce

The system of disposal of minor forest produce should be explained Grazing permitted for the purpose of producing revenue should be here treated Efforts made with a view to increase the utilization of minor forest products may be touched on

(b)-AGENCY OF EXPLOITATION.

(1) - Departmental Agency.

The reasons for employing Departmental Agency should be given and it a percentage of total outtuin extracted by this method. The more important departmental works may be briefly described, including transport by land on water and depot arrangements. Major and mutor produce should be kept separate for the purposes of this sub-section and the total value of disposals of the year should be entered

(11)-Purchasers

The sub rection includes permit-holders and a subdivision as regards major and minor produce becomes a necessity. The working of the permit system and the check at revenue and other stations will here be touched on. The total value of the year's sales should be entered

(ses) - Rights and Privileges.

The sub-section should deal with the utilization by right and privilege holders of the produce placed at their disposal, and explain any increase or decline in the demand, as well as the means taken to permit the proper taxrase of lights and privileges without damage to the forests. The estimated value of removals should be stated

(17) - Free grants

Any large grants made during the year to individuals or communities may be mentioned and the reasons for the grant explained. The estimated total value of the grants should be given

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CHAPTER II-(concluded).

5. Exploitation-(concluded).

(c) -Outturn and sources of Forest Produces.

This sub-section will summarize by volume, quantity or value all outturn by whatever Agency estracted and should do so by classes of forest (Chapter I. 1) and Classes of produce (Major and Minor). Remarks should be added giving any interesting information that may be available regarding the outturn of valuable timbers and of the more important minor products; also as to the number of cattle for which grazing has been provided.

This Chapter should end with a statement of the total expenditure incurred under Management of State Forests,

CHAPTER III.

FINANCIAL RESULTS.

A comparison should be made of the moome and expenditure of the present and the past year and the average of the five preceding years. An analysis should then be made of the income as derived from major and minor produce, of the expenditure (A) meutred on extension, constitution, improvement and exploitation of the forest property, and of that mourted (B) for administrative, executive and protective charges, giving percentages of the whole in each case and at the end the percentage of net income. The extent of outstandings and increase or deficit in stock should be taken into consideration.

CHAPTER IV.

ADMINISTRATION.

The chapter should deal with establishments, services and conduct of officers, casualties and relations between Revenue and Forest officials. The inspection of offices should be briefly reported on. No detail need be given of the charges held by various officers during the year nor of the number of days occupied on tour.

CHAPTER V.

GENERAL.

The chapter should deal with any special matter of interest which does not fall under any of the previous heads.

10

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Annual Reports and Returns.

[Returns to

APPENDICES.

accompany Conservator's

271. (i) The following returns will accompany the Con-Annual Report | Servator's annual report :-

> (i) Area of Reserved forests. (11) Area of Profected forests Form 51 (iii) Area of Unclassed forests.

(1v) Area of Leased forests

Progress made in, and expenditure incurred on Forest 52 Settlements Demarcation and maintenance of boundaries 8. 53.

54 Forest areas surveyed and under survey

4 Progress made in Working-Plans 5. 55. ,,

в 56 Communications and Buildings .,

7. Prosecutions for breaches of Forest rules 57 Area of forest tracts protected from fire 8 58 ,,

59 Areas open and closed to grazing. 9 60. Value of grazing in State forests.

61 Artificial Reproduction

11 12. 62

Annual statement showing the outlinen of timber and ٠.

63. Annual statement showing the outturn of minor forest 13. produce.

64. Annual account of timber, etc , in depôts and sold locally. 15. Annual abstract showing the value of timber and produce 65

at sale depôts Annual abstract showing the value of Live and Dead 16. 66

67. Annual summary of the revenue and expenditure of 17.

the different divisions. 68 Annual account current. 18

19. 69. Annual statement of outstandings on account of revenue.

70 Annual statement of outstandings and liabilities on account of contractors and disburgers

Annual statement of financial results. 71

No additional returns giving in a different form the information contained in the above statements shall be submitted. Any other appendices that may be inserted should be strictly limited to the illustration of important material points mentioned in the Annual Report

(ii) For the Circles for which the Accountant General is the auditor, he will prepare I orms Nos 67, 68, and 70, and forward them to the Conservator. These Forms will be inserted in the Annual Report under the Accountant General's signature.

(111) Forms Nos 67 to 71 will be prepared for the forest year and be submitted with the Annual Report Forms Nos 67 and 68 will also be prepared for the financial year. and will be submitted, as soon as possible after its close, for the information of Local Governments and of the Government of India

(iv) Except in Forms Nos 68 to 70, fractions of tupees, Treatment of square miles, acres, or cubic feet, if exceeding one-half, will he taken as a full rupee, square mile, acre, or cubic foot, as the case may be, if one-half or less, they will be omitted

In preparing the prescribed returns appended to annual Reports showing the progress of Forest Admin stration in provinces which conta a more than one Conservator scharge the figures with deta is for each Griels should be brought together into a single table with a grand total for all the cir les instead of separate series of statements for each Circle

272. Form No 51 (A) ea of Reserved, Protected, Unclass ed and Leased Forests)-As this form is often referred to for the purpose of ascertaining the area of a particular forest, it may be prepared in detail every * fifth year During intervening years, only those individual forests should be entered separately in which alterations in area have taken place during the year For the rest, it will be sufficient to give totals for Divisions, Circles and Provinces Where such alterations are caused by the mere rectification of previous area figures, at will be convenient to note the fact in a footnote form prepared in this manner should not occupy more than two pages for the largest Circle

Bemarks regarding Forms Nos 51 to 71

K

Form No 52 (Progress made in, and expenditure incurred on, Forest Settlements) -As regards areas already settled at the commencement of the year under report, it will suffice if they are shown in columns (1) and (3) in totals for Divisions only, the detailed information required by columns (2) to (15) being given only for those tracts in which settlement operations had been in progress during the year

Form No 53 (Record of Demarcation and maintenance of Boundaries) -As indicated by the heading of column (1), the information given in this form should be confined to totals for each Division, with a grand total for the Circle The entries in column (5) should equal the total of those in columns (2,) (3) and (4), while the eighth column should be

All to est statements or forms which are required in detail every fifth year should be so p e
 pa ed for the years 1808-03 1808-03 and so on

Annual Reports and Returns

the total of columns (5), (6), and (7). Column (6) is not intended to include any boundaries which do not require demarcation, as they will be shown in column (7) Where surveys have not been completed, the entries in columns (6) and (7) must be estimated

Form No 54 (Forest areas surveyed and under survey) -All that is required is Divisional totals for each class of forests separately The totals of columns (2), (3), (4), (5), (10), (11), (12), (13), (18), (19), (20), and (21) should show the work done up to date, and this total, added to column 26 (work remaining to be done), should equal the total forest area shown in column (27) Boundary surveys should not be taken into account in calculating the figure to be entered in column (26) When a tract which has already been shown as surveyed is resurveyed in a more elaborate manner, the area entered for the year under the head of the superior survey should be deducted from the area for previous years shown under the head of the inferior survey, the alteration being explained in the column of remarks Columns 1-17 will be filled in Superintendent of Forest surveys and the remainder by the Conservator

Form No.55 (Progress made in Working Plans) —This form is required in Divisional abstract only for each class of forests separately Columns (2) and (3) should show the area for which regular working-plans have been not only completed, but also sanctioned by the Local Government in accordance with the provisions of the Forest Department Code Areas for which working plans, although completed have not yet been finally sanctioned, should not be entered in these columns Areas for which working-plans have been compiled should, until such plans have been approved and sanctioned by the Local Government, be entered in column (4) or (5)

Form No 56 (Communications and Buildings) —A divisional abstract is all that is required, and this abstract should give the necessary particulars in five lines for each Division including the total, thus —

Buildings (columns 2 and 8) Roads (columns 4 and 10)
(a) Headquarter houses (a) Cart-roads

(b) Rest houses

(a) Cart-roads
(b) Budle paths

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Buildings (columns 2 and 8)

Roads (columns 4 and 10)

(c) Houses for subordinate

establishments

(c) Others

(d) Others Total

Total

Form No 57 (Register of breaches of Forest Rules) -This form should be prepared in Divisional abstract with three lines and a total for each division

Form No 58 (Area of forests protected from Fire) -Information should be given for each Range only, with totals

for Divisions and Circles

Form No 59 (Area closed and open to Grazing) -This form should be filled in by Divisions only for each class of forests separately

Form No 60 (Return of Grazing in State Forests) -Information should be shown separately for each class of forests

In Form No 61 the information should be given under Porm No 61 the following heads -

> (1) Regular Plantations (2) Taungvas.

(3) Cultural operations,

in Divisional totals only, with a grand total for the Circle These heads should be shown in column (2)

The sum total of the column "Charges" will comprise the expenditure under A VIIIe, and such portions of the expenditure under other sub heads of VIII in Form No 67 as should be debited against "sowing and planting"

Forms Nos 62 and 63 will be prepared from the monthly form No 82 Forms Nos 7 10, 12, and from the Form which may be timber and prescribed under article 110 In Form No 62 only Divisional No 83 (Outra totals should be given for each class of forests separately It is not necessary to show separate figures for the several methods of treatment adopted in exploitation, but, if desired, the outturn of the different classes of timber may be given

In Form No 63 an abstract for the whole Circle, showing the outturn from each class of forests separately, but without details for Divisions, will suffice The different kinds of produce to be shown separately may be left to

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Conservators, who will, apart from grazing receipts which should invariably be shown separately), confine themselves to items of revenue which are important in their circles, and show the rest in one entry under the head Miscellaneous

Form No 64 (Estances Account of tumber in depots and sold locally) Form No. 64 (Account of Timber and produce cut or collected by Government Agency) — Forms Nos 5, 6, 7 and 9 give the details of all transactions connected with forest produce extracted by Government Agency, as required in Divisional Offices, and Form No 64 is compiled from these forms For all purposes of superior control and statistics, it will suffice if the opening balances, the receipts and disposals during the year (taking into account all the various sources). If and the closing balances are given in lump sums for each Division under the main heads of timber, firewood and minor forest produce only. For provinces in which any one kind of wood possesses a special value, such as teak, sandalwood, padouk, etc, transactions in these woods may be shown separately from those in woods of other descriptions

In preparing Forms Nos 65 and 66, case should be

Value of timber and produce at sale depô s shown in Form Nos 65-65

taken that sufficient allowance is made for deterioration in the value of stock in hand, so that the figures entered at the close of the year may represent its value as correctly as possible

A concise abstract for the whole Circle will meet all

Value of live and dead stock

requirements 1 wo forms are required showing respectively—

No. 65 —Timber and other produce.
No. 66 —Live and dead stock.

Form No 71 (Figureral The entries in Form No 71 will be an abstract of the entries in the Conservator's register of financial results (Form No 39)

Conservator to prescribe the manner and detsil n which Forms accommanying D vi sional Officers' Reports shall be kent

273. The directions in article 272 apply to the forms which accompany the Conservator's Annual Report. It rests with the Conservator to prescribe the manner and detail in

Receipts

Disposals

 Received from the forests in depôts and gold locally
 Received by convers on in depôts
 Received by transfer from sale depôts

Pemoved by purchasers from depôts Sold locally Converted in depôts. Lost or written off as useless Used by the Departments Transferred to other sale depôts

Annual Reports and Returns.

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which the forms accompanying Divisional Officer's Reports under article 269 shall be kept up.

CLASSIFIED LISTS OF FOREST OFFICERS

274 Half-yearly classified lists of Torest Officers and comments. langers will be of forwarded by Local Governments in print brect to the Superintendent of Government Printing, India, 1, 17 17 punctually on the 1st Tebruary and the 1st August in each year Five copies of each list should be forwarded at the same time to the Government of India, Department of Revenue and Agriculture. In a province where there is more than one Conservator, the list will be a combined one for all Circles In the case of the Punjab and Central Provinces, the amalgamated list of Officers of the Imperial Service in the two provinces, will be submitted by the Punjab Government after necessary communication with the Chief Commissioner of the Central Provinces The lists i should be prepared in accordance with Form No 72, and Care should be taken that all abbreviations and symbols denoting the professional training of officers and their qualifications, etc., as well as all other necessary particulars are correctly entered. The dates of appointment "to present grade" should be entered as follows -

> In the case of an officer still holding a provisional substantive appointment, the date should be shown in italics In the case of an officer who is permanently substantive, the

date of his permanent confirmation in the grade should be entered in roman type, immeditely below which should be shown in italies the date of his provisional substantive appointment (if any) to the same grade, provided such provisional appointment lasted for more than three consecutive months and was not interrupted by reversion for more than three consecutive months

Vide Circulars No 14 F dated 19th October 1901, and ho 13 F, dated 21st June, 1900 (Appendix XXVII)

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Register of Reserved Forests

[Form No. 1.

[Articles 81, 83, 251.]

FORM No. 1.

FOREST DEPARTMENT

REGISTER OF RESERVED FORESTS Name of Reserve.

CHANDI

CIVIL DISTRICT OF TERRITORY and REVENUE SUB-DIVISION in which situated.

United Provinces of Agra and Oudh, District Bijnor, Pargana Najibaba d.

Number and Date of Gazette Notification declaring the area a Reserved
or State Forest.

Notification No. 287 of 20th August 1880, published in the North-Western Provinces and Outh Garette of 25th August 1880, Part II, page 307.

Area statement *

Particulars	Area, in acres.	Remarks
Forest burdened with rights	4,261	As taken out by Forest Survey Branch from published maps on scale of 4°=1 mile
Ditto free of rights	1,099	
Roads and paths	67	
Streams	32	
Total area under Forest Department	5,449	Under Notification No 34 of 20th August 1889 reduced by 21 12 acres
Public roads not under Forest Department	109	Vide correspondence ending with No.
Private lands included in Reserve	a67	
Total area within boundary pillars .	6,124	

Form No. 2.1

Control Book for Working-Plans.

FORM

FOREST DEPARTMENT,

Control	Book for	the Chango	

	PROV	ISIONS OF	WORK	NG PLANS		RESULT
Year or	LOCALITY	TO BE EXPL	DITED		Āres, number	
period for which operations	Block or Forest	Compart-	Area	Nature of fel- ling to be made	of trees or quan tity of mate- rial to be exploit	Year of working
prescribed	Name	Nos	Acres		eđ	
(1)	(2)	(3)	(4)	(5)	(6)	(7)

Changa, Coppies Work

		ſ	16	1	207	٠	1		}
			17	1	120		g ()	450	
1688-69	Changs	1	49	1	200	ł	Coppice with standards	670 acres	1858-89
		l	50		143				
						-			

Changa High Forest

1836-87 to 1893-59	Kanui . Nil Daju , Kokerau ,, Jamla . , Fat , Chadbenth ,,	465 205 32 216 332 1,472	Selection Sissu trees	2000 trees annually T	1888-89
	-				

Control Book for Working Plans

[Form No 2

No. 2.

[Articles 91, 92, 94, 251.]

PUNJAB.			
Want Canala of the Lalane	D	Daniel Conservators	1999 90

F OPERAT	ONS				'		ARISON.	
Locat	LITY EXI	LOITED	,	Area		COMP	ARISON.	
Block or Forest Name.	Com- part- ments	Area	Nature of fel lings made	of trees quantity materi exploits	or of	Excess	Deficit	Remarks.
(8)	Nos (9)	(10)	(11)	(12)		(13)	(14)	(15)
g Cercle								
(16	207)					• 18 standards per acre served in compartme 16, a larger number t
hanga •	17	1 200	Coppice with stand- ards	570 acre	8 .	Nel	† 100 acres.	being available standards per sore served in compartmen 17, 49 and 50
,	50	43						† Balance available felling in the following year
Vorking-Circ Kanui	Nil.	465	Selec- tion Sissu trees	450 tree	28			t Not worked, as extr tion of timber found to impossible Area to left for present (V letter No
Daju .		205	1	280 ,,		1		tary to Conservator)
Jamla	, "	216	22	260 ,	,	711	95% trees	Searchon of Local Gramment to deficit or yeyed in letter No —
Fatrı	,	120	, "	20 .	,	ì		dated
Chadbenth (part): T		542	,,	680 ,	•			T Local Government I sanctioned an extraor nary felling of 600 matr trees in this area (Fi correspondence end) with No , dat , to Con-

REVERSE OF FORM No. 2.

ungab Conservatorship,		Remare	(11)								7 Loss in con-	Scubio feet			
ıb Conser	-Отики	Value (gross)	(10)	84 84		372 8 10	_	-				_	_	_	
son, Punge	Opriure-Other	Kind and quantity	Đ			Grass 1 608		_			;	23.47		_	_
e Duns	R AND	Volume 12 oubte	(80) (80)		6 480	420,000			515	1691	28,178	21,826	16,623	15 4°7	52.120
RBVERSR OF PORM No. 2. Lorest Dreathursy, Possina c Change Working Circle, Ladore Division, Prhysb Consertatorship, for the year 1895-69	OUTION-TIMBER AND POEL	Kind and quantity.	(7) (8) (3)		Sissu logs	(, fagots		1 650 Sissu scantlings	1239 , ,,	, ", 121	410 Sigsu trees	260 , ,	260 ,, ,,	240	" " 089
insk of roam is Department, Pvi ga Working Circles for the year 1885-89		of trees felled	9	ng Ctrele			king Cuch	15	10	8	014	_	7	2	_
K B V BASI Forest D the Changa		Nature of fellings made	6	Changa Coppies Working Circle	Coppies with standards		Changa Bigh Forest Horking Curcle			Selection					
era for	8	Area	Aores.	Chan			Chango			3		202	916	120	283
nd Outh	LOCALITY BAPLOITED	Compart ments	28 28		1c, 17, 49 and 50										
K bel in Portst Poreser Regester of Veld and Outturn for the Changa	LOCALITY	Blook or Forest Compart ments	Namo (2)		Changa	Whole Circle		_		masa		Dayn	Jamla	Fater .	Ohadbenth .
Regest		YEAR	ĉ		983			_			00000	ne ouer			<i>-</i> -

Control Book for Working-Plans

[Form No. 3,

[Articles 91, 92, 94, 251.]

FORM No. 3.

FOREST DEPARTMENT, BURMA,

YEAR 1888-89.

CONTROL BOOK AND REGISTER OF OUTTURN FOR THE THABYU WORK-ING-CIRCLE OF THE THABRAWADDY DIVISION, PEGU CONSERVATOR-SHIP. Form No 3]

Control Book for Working Plans

FORM

FOREST DEPART Control Book for the Thabyu Working Circle of the

				ONS OF W	ORKIN	VA19			1	RESULT OF OP					
Year or period in which operations are to be		FOCULITY TO BE			K nds of trees to be	to be	to be OB		AR.	Year of	FOCULTA SEASON				
earried out	B acks or Forcets	Com part ment	Area n acres	gird ing to be made	felled or girdled	dur ng year or period	- Cita	trees	led	ork ing	Bloo For	p	om An		
(1)	Names (2)	Nos (3)	(4)	(5)	(8)	No (7)	No (8)	\$0 (9)	j	(10)	(11	N			
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	J,	10	510									81	427		
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1958 89	kkau (3	141	prescribed the Work ing Plan	Feak	15 000	Not pre scribed	trees of all other kinds that are	1	- 1	F 2	NI			
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]	İ	15	32)									7	518		
		6	425						1893 į	ag K		ı n	450 384		
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7.00	\	8	44.									3	261		
	_	or for for		-5 000 trade		L	_ !			1	- 1	- 1	- 1		

Control Book for Working P ans

[Form No 3

No 3

[Articles 91 9º 94, 201]

ment, Burma

Tharrawaddy Division, Pegu Conservatorship

1888 89.

ATIO\S								COMP	ARISO V			
Nature of feiling	Kinds of trees	Trees	Taxas :	FELLED		Ex	CERS			Day	1017	
or i	felled or gurdled	gurdled	Gardled trees felled	Upgurd led trees felled.	Ares in acres	Trees gurdled	G rdled trees felled	Ung rd led t ees fel ed	Area B acres	Trees g rdled	Girdled trees fel ed	Ungard led trees felled
(14)	(15)	No (18)	No (17)	No (18)	(19)	Ϋ́ο (20)	No (*1)	No (2°)	(23)	\0 (24)	\0 (25)	No (25)
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Area to be werk 49 0% acres wo kol 8 200 acres Ce"cit 630 acres

Form No 3]

Control Book for Working Plans

FORM No.
FOREST DEPART

Register of Outliern for the Thabyu Working Circle of the

		1			Take	grackio e grackio	PURING	Table 2	ELDED D	UB12 0
Yest of work ng	Bock or Forest worked	Compars ments worked	Area worked	Nature of felling made	K nds of trees	G rd ed trees stand og at come ment of ment of Jear	Girdled dur og year	Kinds of trees	Girdled trees felled	Un girdled t sen fcDed
(1)	Name 2)	No (3)	Acres (4)	(5)	(6)	No. (7)	No (8)	(9)	No. (10)	λο (ii)
(Okhkan	1	490 381	t ees of	Teak	4 000	460 110	Teak N:	40 Net	A L
- 1		2	43	sod of			220	Nu	ы	2011
		3	281	teak			260	24	Aß	Na
ļ	Myseng	91	533	isensed	,		y i	Teak	480	13
1889-87	 	93	693	Stire don fell mys of graded t.a.k. Adso fel lings of discused teak and of t.ves.			N ⁷ .	Py nma Tesk Pyama Kany u	827	20 23 16
		93	571	on fell ngs of g rdlet			Nil	Teak Pylama	360	A 7 26
	Whole		2 934	Belee !				Капула		43

Nors -The column of Rems ks' will indicate loss or wastage (incurred

Control Book for Working Plans

[Form No 3

3-continued

[Articles 91, 92, 94, 251]

MENT, BURMA.

Tharrawaddy Division, Pegu Conservatorship.

Year 1888-59.

CUTTURN-TIMBER A	ND Prat	OCTICES-01	них Р	RODUCE		
Des*ription	Volume in entire feet (solid)	Kind and quantity	Value	(gross)	Girdled trees standing at the end of the year	Penades
(12)	(13)	(14)	C	15)	yo (te)	αη
Logs { Full-sized logs Under-sized Logs Construct Full-sized logs Full-sized logs	. 6 200 1 040 9 950	60 000 bam boos 25 viss honey 2-0 viss che root leave	150	a. p	390	Loss in conversion, 600 c. ft, Minor produce manifeshie Loss in conversion 4 000 c ft 15 duessed teat trees felled Loss in conversion, 186 c. ft Ditto 1 50 c ft Ditto 270 c ft Ditto 3,000 c, ft Ditto 3200
		4,200 bam boxs			_	By right helders.

m conversion) on other unutilizable material [vide Article 80 (tif)]

[Artecles, 91, 92, 94, 251]

FORM No 4.

I OREST DEPTETMENT, PUNINE

4 1 Record of Works of Reproduction and Improvement Form No Record of Worls of Reproduction and Improvement in the Changa-Working Circles, Labire Division, for the year REMARES 35 28 28 8 1,350 ž 900 RESULT OF UPERATIONS 1 500 yards of road constructed A nursery 60 x 40 completed 10 acres only planted with Description of Work Changa High Forest Working Circle 10 seres planted Changa Coppies Working Cerele. 300 90 1 300 2 208 20 acres to be plant I up with one year old Sal seedings Formation of nuseig, 40 × 40 for next 10 acres to be planted with one year old SA seedings 1800 yards of clerred line bet reen com partments 12 and 16 to be made into fair-weather curt road MAAR DEIMED II ON SECURIORS Jeser ption of Work year s plantations Chunga coupes 16 and 17 Whole area Local ty D tto Kannı

[Articles 95 97, 98, 102, 972]

Porrey Department, Bengal, Darifeling Division,

	-	.ca.	er of Mere	ipts of Timb	, 1, 0			Form I
	REMARKE	Ê						
*	Cabie	(B)	526	3,163 646 54	401	107	6,762	:
VELBURANTH	Greth or seantl	ê	i	:	:		:	:
Z.	յ ength	8			:	:		
Vimbor		3	317	6,306 889 889	286	143	241	:
	Marks	8	I. D 1884	1				:
	Бокетриоп об Реседенс	(3)	Bik scanlings	Posts . Scantli gs (Verious) slabs, ends and pieces.	Champ scautl-	Ditto	Loga (various).	Ditto
	orpt	\neg	I.	•	=		=	*
	Onto of Rosespt	2	June 1884 1st	:		:	:	:
	ol taine 1	69	•			Clearances .	Dry and fal	Remeasure ment.
	Whones received	8)	By transfor from the Darjeeling Depôt	By conversion 111 Dypot	Prom the Goom		Ditto	Ditto
	Depôt Numbor.	ε	168	150	100			35

Form No. 6

[Articles 95, 17, 98, 212.]

FORM No 6

Forest Department, Bengal, Darieeling Division. Regaler of derposals from the Darjeeling Depôl.

	Depô	t Reg	gister	of Dispos	als of Timb	er, etc.	
t 	Remars	(14)					
	42		84	0	_ <u>:</u>		
1	Amount	3	8	160 0	_;		
	Ā		Q٤			i	
SELLING	Per	(13)				i	_
13.5	¥	£	ļ	£1			
, st	Cubio	(10)		150		:	
Measurate	~ w	ije		20 ft. 12'×1	· .		
MEA	Length,	8				:	
Virmber	quantity	6		8.	100	100 tads,	
	Marks	9		I. D 1881			
Danst	No of log, etc.	(3)		Si .	17		
	Description of Produce.	€		Oak stant-	Miscellan e- ous poles, 1	Frewood	
	How disposed of	(g)		No. 14 MhJune Sold to Execu of tree Engineer, 1884 Daijeeling	Uselby Depart ment in dem- marcating blocks	Transferred to Firewood Goon Depôt	V.P. Little Community of the Community o
	Dato	9		Mh June	t.		
200	Ball or Pass	ε		No. 14 of 1884	No 15 of 1881.		X.B.

PORM No 7.

[Attictos 93, 100, 101, 319, 372]

FORIST DEPARTMENT, PUNJAB, CHAMBA DIVISION.

Recentle and Issues of Tember and other Produce in Depots during the month of June 1894.

		ON MAND 1st Juni	GN B	RECEIVED DURING 1111	HING II		TOTAL	TAE	THE MONTH	NTIL		Jun	JUNE 1881	
Jopot	0 0 0	No or Culio	Cal io	When recoured the er Cable No or Cable I foot the train foot	No or	Oubio feet	No or dush	Cabio	How disposed No or Chbio No cr Chbio of quan foot quan foot quan foot quan (1) (2) (1) (2)	No or	Cable feet (12)	ding Gifty Gifty	Cabro foot (11)	(15)
Kalatop Conpart Oak troos	1	3	€	Windfall.	3 -	S. 5	· -	\$ \$	Sawn into nino scantiings	-	18			1
									Loss in conver-		ន			
Dutto .	Oak somt lings			By conversion.	6	e.	-	25	Sont to Kalatop Salo Depôt	6	22		ı	
Kalatop Salo Dopôt	Ditto			Kalatop Forest	6	18	6	82	soli .	_	- SE			

Chamba Division. Deputy Conservator of Forests,

i

[Form No 7

the 5th July 1981. CHAMBA

cut and collected by Govt Agency No 81 Sales of Timber etc

FOREST DEPARTMENT BENGAL DARJERLING DIVISION

FORM No

REMARKS £ Siles during the month of June 1884 of Timber and other Produce cut and collected by Governs ent Agency Number sold but En naunng nremoved 9 100 mds Number of logs and pieces atc removed 90 90 m ls 200 do 2500 28 geers ම 0 Amount ac 0 8 8 580 288 F00 Total amount of sale 222 880 280 500 S ans 1 er oft RI per off R 5 per % RI per md R2 per % Auct on Rato E ab of 200 feet ε Description of No. C. Produce ty -2 Ŧ Oak seartling Oak log Chestnut logs Charcoal mds grober goors Confisoated Bamboos 6 Budget sub head 228 22 Sold from Sale Dept s Darjoshng Dept Sold from Forest Depôts Place of sale Poobong blook Do do, 3

830 ADD-Outstand age due from prov o a mouths as per Form No 11 TOTAL TOTAL

200000

775

of amount real and

die ract 122221

> 215 Balance outstanding on 30th June 1881 as per For u No 11 DEDUCT-Amount real sed during the month

Dargeeling Divis Dept ty Conservator of Torests

23

TOTAL

TI . 71 July 1884 DARIERLING

FORM No 9

[Artules 102, ~13, 274]

[Form No 9 Drift Timber Operations RRMARE 3 Balance on 30th June 8 Transferred to Government Account Account of Drift Timber Operations during the month of June 1884 E LOREST DELARTMENT, BURMA, LOWER CHINDWIN DIVISION Made over to Claimants 9 Toral 3 2 Salved during the month € Balanco on 1st June 3 2 Description of Tember ව Teak logs ε Depot Thongwa

Form No 10] Revenue on Produce removed from Forests by Purchasers

Receive from Timber and other Produce cut, collected, and removed from the Forests by Consumers of purchasers, [Articles 95, 107, 109 174,319, 979] FORST DELABRARY, BRYGAL, DURFILLING DIVISION including Pasture, during the month of Inne 1884 FORM No 10

	E geny	1	
BEALISED GROEGEROUM No and date of BUDGET SUB HEAD CORRESTRICE &	eapphin differ ring realization of full revenue due (19)		
EALISED GNOER EACH HUDGET SUB HEAD	Sub- head.	II a II a	II e
SUB		2000	
CES	Amount (9)	5 0 0 0	c c
BRALL	γw	r 6 8 8	ල දි
	884	600.00	0 0
Amount	of sally too used durin the month (7)	500 0 0	0 0
ΨV	act sally really see head during the month (7)	# 88 8 8	e &
	5	F030 0 0	00
}	Amount of revenue (6)	Acce C C	0 0
	Am ros	***** * * *	510
	Rate (5)	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	Hg .
REMOVED	Number or quentity (4)	700 cub ft 80 loads (about 120 mds) 480	10 Total
PRODUCE REMOVED	Description (3)	k Chestnut tree Dry oak wood Oak trees Dry wood . {	Caues, permits
	Forest or locality (2)	Poomong bleek Chestant troe Poolong do Dayoke wood Do, do Gaktress Do do Drywood Ghomtone do Rallecks graz.	Роскопя до
6	Range or Unit	Tukdah Geompahan Do Do	Da

Deputy Conservator of Forests,

TOTAL. 470

Abstract of amount realized

0 04

Porsi

ADD -Ontstandings due from previous months as per Form No 11,

Deduct—Amount realized during the month Balance outstanding on 30th June 1884 se per Form No 11

Darbeling The sin July 1891,

[Form No 11

Outstandings on account of Revenue

FORM No 11

[Articles 108, 219]

PORFSE DFFARTMFUT, BENGAL, DARFFLING DIVISION

		REMARKS	(10)						Second instal ment due lat July 1884	
	Dalance due Budget	ent head	6	Ια	l a	1 b	Пα	71.0	9 4	
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q:u	1	188	Ê	۰,				۰	•	0
uvgs7		on 1st June 1881		100				유	1	122
ร้		Part culars	(2)	Oak scantling	1 Oak log	600 mannda firewood	2 Oak trees	1000 bamboos	Cultivation lease for 1883 84 Poobong	Total
		V II ON	6	Exceutive Engi Oak scantling nect Darjos ing Division	Ditto	J Jones Esq	Road Gess Do 2 Oak trees partment	Dutto	Ram Bux	

Deputy Conserrator of Forests, Darjeeling Dression.

The 5th July 1884 DARJERLING

Form No 12]

[Artistos 95, 103, 219, 272] FOREST DI PARTMINE, BENGAI IORM No 12.

Progretor of Free Grants of Forest Produce in the Darreeling Division.

consideration of assistance rendered and REMARKS. 3 (11anted 0 0=0 00 Value (8) 0 000 00 2 ೩ 0 222 48 PRODUCE GRANTED No or quant ty (7) Grunng per ut for 500 or 700 lend of cattle 8805. 06. L ads, 36 No 3,000 Description (6) Buk tree neous pole Sat poles Sisen Miscella canes Barnl oos Purpose for which granted Poobong J Jones 1 of Porthe cona ciankı-dara botse. atrı etson of 3 Name of Grantoo Ditto . { | Villagers in Ditto . 24 Mandals 3 Locality 3 Government * no | Gooms al as Range Đ Ditt, D tt Anthorsty under Grazing rules Ξ 100

	Bill Form for Depôt use.	[Form No. 13
ESPED [Artist 10x] FORM No. 13. Illin we found to the foundation of the foundation o	Martin M	Forester in chargo.
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EM Francisco	3.6	ž.,
No. 13. [balto, a FORGESTED] [Artiste 108.] No. 13. [adjusted] FORM No. 13. [adjusted] FORM No. 14. [adjusted] Porester Department, Bergal, Driestor, Datesterne Division, Datesterne Division, Datesterne for a factor of the produce sold for produce sold for a factor of the produce sold for the produce sold for the factor of the produce sold for the factor of the	Dascip- (illino oc prodece (2)	RLING DE
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AL, AL,	(7) x 2 380 0 0 1	lar.
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13. B 11810	Rate Strate	ter
FORM No. 13. DEFAILMENT, B. INTERIOR DIVISIONAL TO CONTRACT PROPERTY PROPER	Mds C 21	Fores
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RD RD BEA FEE FEE FEE FEE FEE FEE FEE FEE FEE F	(8)	1984 ;
SUGGESTED No. 13. [hill No. 2] FORM No. 13. [hill steins.] FORET DEPARATION DIVISION. List of Linder or ofter produce sold Dayleding Depth. Lot of J. Jones, Erg., from Rep. Dayleding Depth.	Descrip- tion of produce (3) (3) Farewood	DARKELING DERGE, 3
SUG Fc	Police Transfer	The state of
2.2	l	
HIII NO 6 OT 1884-65 NOAL, N. NOAL, N. NOAL, N. N. NOAL, N. NO. NO. NO. NO. NO. NO. NO. NO. NO.	(7) (7) (7) (8) (8) (9) (9) (9) (9) (9) (9) (9) (9) (9) (9	har,
duc from		Š
TED FORM No. 15. Department, Be reserved to the confer pro- more or other pro- fores, Eig., Jones, Eig., Lones, Ento	Forester in charge.	
No. IENT DI Esg Esg	65 Kr. 65 Fr.	Fore
INO TO O	MEANUTE MANATA (4) C (6) M(6) (6) M(6) (9)	
EED OR SEE Ser .	MAN (4)	102
SUGGESTED POLIS (UNIVOS PORES DESCRIBANTA, DARRETRO DIVISON. List of kinder or other product void Official divides of the product void Derivating Division.	Description of the control of the co	Drazering Dreby, Te sis den 1885
SUG Fo List	No E	Din

152	FORES	T DEPARTMENT CODE	•
Form No 14]	Receipt for	r Price of Timber, etc., se	old
SULGINIED JORN No. 11 No. 13 ORINE DELINE DELAFFERMENT BENDAL DALPTING DESIGNAL	Directing Dept		I needs in clarice of Deeple , } } From No 13
mmmmm		namanan kata	Milling of the state of the sta
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SPGG1S1 LOREST DELARETERNY	Heo wed from Johnson and team from Johnson and team from the from the from No. (ub. ft. Lower	al blopen at 125 per ent folge. I folge ent	Darketino 11'e 41h Jine They

blespera I ogs

	FORES	T DEPART	MENT	r CODE.	
		Permit	s		[Form No. 15.
108.3		RP.	8		Forester, ing Dreision.
[Astroi		Rate, Amount.	(8)	20 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	, Forester, Darjeeling Druision.
». 15. Звидат	-		9	× 8	Dog.
RM Na Jent, I Picis	Ì	Num- ber or quan- taty.	3	-	
ORIGINAL, SCHOOLSTED FORM No. 15. (Attect 10x1) 10.15 FORM. PORST DERREVENT, BENGAL. Promit No. 1037.	alow.	Descrip- tum of tum ber or other produce	8	Chestnut tn.e.	
SUGGES	am Bux Jor Bung	Date of expiry of grant	(3)	Poemong 4th July 1	eling Dienson. Daringlico. The 4th June 1884 This form should be printed in triplicite
Permit N.	Name—R	Forest	e	Posmong Block	Denor
Managan	AMARIA PARA	annana.	APPLE STATE	MATTO STOP	E ADDINING
Ammunum Ammunum	uwww	\$ \$ \$	€	 	, Forester, Com Devester, Company Devestor, Company Co
Onre) , 15 * _{0A1} ,		Amount	€	8 a 7	Daryeeling Division.
M No. Ben	•	Rato	9	* E,	Dag
7 РОВ стиват д Дира		Num. bor er quan.	€	-	
On SUGGESTED FORM No. 15 * Fourst Dreaturest, Benoal. Naticaling Division.	galow.	Doscrip- tan of timber or other produce	(3)	Chestnut tree.	~~
SUGA Forks	No. bl. of 1884-85. Name—Ram Bux. Residence—Jor Bungalow.	Date of expiry of grant.	ej	4th July	Daubering, 4th June 1884:
SUG For Permit No. 1055.	No. bl of 1884-85. Name—Ram Bux. Residance—Jor Bu	Porest.	£	Proming 4th July Chestnut Mich.	Danjerling, The 4th June 1884:

For	n No 16]	Receip	ts and Issues	of	Stores,	Tool	s, and P	lant,	etc
Irticle 111]		į.		(6)					
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Form No 16] [Article III] IO EST DEPARTMENT, EASTERN CIRCLE, UPPET BURMA, PYIN 1ANA DIVISION FORM No 16-contenue

Receipts and Issues of Stores Tools and Plant etc REMARKS ව Tatel 200 מו מו מו soff() Range Paung laung Return of Stoves, Tools, an I Plant on 1st April 1897 BALANOR Taunge Range . 8 Lewe Bange 23 айшың өппөлэн e Yameth n Sub aro arv b SENCE FAST FAST FE TORN 3 en E 298 TOTAL 8 usub RECEIPTS SINCE LAST EXTURN 3 Value 8 8 Qţ езап 3 9 ٩ ε 2 10 BAL ANGS AS PER LAST RE TURN 9 4 2 ed 1 8 nenb 20 OFFICE AND REST HOUSE FURNITURE Set p gron holes with do F atn es DESCRIPTION ε

	R	eceipts ar	id Issues	of Stores	Tools 8	and Plant etc	[Form No 1
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[tricle 111]		1		REMARKS		6		2 transferred to Working Plans Division and 3 to Forest Survey	stock, 4 are un serviceable	Working Plan Division and S Forest Surv Department.
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FORM No 16-continued	FOURT DEFAUTURES, CASTERN GRECUE, UPPER BURNA, PYINKIN DIVISION Return of Stores, Gods, and Plant on 1st Anna 1897	1	Issues SINCE IAST RE TURN	asep.	To of	3		10	10	
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For [[[[]]]]] FORM No 16-conclude

Ьo	1 6 j	Receipt	s and Issues	of St	ores T	ools, and Pla	nt e	te
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FOREST DEPARTMENT, I ISTLEM CIRCLE, ULTER HURMA, PLINMENA DIVISION	leturn of Stores Loots, and Plant or 1st April [or on 1st Inly] 1897	ISSUES SINCE LAST RE TURN	t the or down	£		40		
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[Form No 17

Disposal of forest produce and other property seized

[Astroles 115 and 219]

Forest-produce and other pr perty serred and desposed of during the rounth

To be kept up by Mange Officers

REMARKS		(10)	Court case No dated 8th April	Case No dated O urt caso	Inted Co rt conc No	dated
Not dis posed of		*(G)			~	10 carts
Date or dates o with action was	6 or 7	@			•	
Proporty Recated to on to Form No 4 action was made over down man or other 30 vota	ment stock	3	{5 carts {50 sh poles 10 toak somtlings	100 maunds cutch logs 100 1 gs Pyruma?	3 boats	
Property con fiscated to	by order of Court	(9)	oarts	(100 logs	Prinma 3 boats	
Property made over	partios	(3)			50 toak	48
Property	released	ŧ		3 cutol pans		_
Locality where	son to whom entineted	ිල	Genored to	Difto	Kanygun reve nue station Siwegyun	Bawlin forest
FOREST PRODUCE OR OTHER PROPERTY SEIZED	Descript n	9	scant	100 maunds cutol state s	~~~	10 terk squares Bawlin forest
FOREST PRO PROPER	Date	3	(1) 5th April {	(3) 1961 (5)	(s) 12th	(6) 25th " {

Pitry No 1-Salasd on that April of seats (reveals property) and us at pone turns names property, course account.

Pitry No 2-Seated on 10th April to have been seasoned for the form of th Weenexy particulars of thems in colouny will be brought forward in the part months of orm and shown as red and as a special of they be 1-Selved on the heart of court decide ones may be if you is the first of 1-Selved on the heart (premise property) and off only love (Generalment property). Court decide ones on the heart of the selved on the shock account.

Avril confiscion auth to dorenament and Terrest Officer been overplate. Cathe are brought on to shock account.

known Summing trought attret on to form No do
7-det / No 5 — One language mends of the Barma Forest Act 1902
Cutch brought on to form No 5 pure served on 1941 April - To a released under section 70 of the Barma Forest Act 1902
Cutch brought on to form No 5 -The first instances of prior as been paid on 100 logs Prinn i to 10 brought out and correct by pass Offendor runs first revence station at night to are off prior or property which as

thought in choice itstirms

6 - IVITY task bege without choice in the tender

6 third person to whom the Court press the tender

6 third person to whom the Court press the tender 0 - Fifty took studies and ten actis, in respect of which an offence is believed to have occurred solved on 25th April respected to Magnetiate b it underposed of at close of mouth I they No Lutr. No

Form No 18]

Budget Estimate

FORM No. 18

[Articles 116, 124 an (125 to 145]

FOREST DEPARTMENT, BINGAL

Bulget Estimate for the year 1885 86.

		Darjei	etive Div	ROISI	
BODGET HEADS	Actuals 1883 84 (2)	Sanctioned Estimate 1884 85 (3)	Revised Esti ate 1884 85 (4)	Budget Est mate 1885 86 (5)	Ame id ments by Local Govern ment (6)
HEGEIPT 1—Tumber and other produce removed from the forests by Go of the control	R	R	R	R	R
II—Timber and other produce removed from the forest by community from the forest by community from the forest by first of the forest from the forest from the forest stamps forest stamps forest stamps forest stamps forest stamps forest fores					
Total II					
III -Drift and waif wood and con fiscaled forest produce TOTAL III					
IV—Revenue from forest not man aged ly Government— a Duty on foresen tumber and other forest pro- duce b Revenue from shared and private forests				-	
TOTAL IV					
V -Miscellaneous- a Fines and forfeitures b Refunds c Other sources					
Total V		j			
GRAND TOTAL RECEIPTS					

Budget Estimate.

Form No. 18

		DARJ	EELING DI	V01817	
fudget Heads.	Actuals, 1883-84, (2)	Sanc- tioned Estimate, 1884-85 (3)	Revised Estimate, 1884 85 (4)	Budget Estimate 1885 86 (5)	Amend- ments by Local Govern- ment. (6)
EXPENDITURE	R	R	H	ų	R
A-Consertancy and Works- I-Timber and other produce removed in the forests by Gordon taylory- a Timber b. Firewood and charcoal c Eamboos d Sandalwood c Grass and other minor produce .					
TOTAL A I				1	1
II — Timber and other produce removed from the forests by consumers or purchasers					
Total A II .	-		1		
III - Drift and waif wood and confis- cated forcest produce .					
TOTAL A III .					
IV - Revenue from forests not managed by Government— a Duty on foreign timber and other forest produce b. Revenue from stared and private forests					
TOTAL A IV .				·	
V—Rent of leased forests and pay- ments to shareholders in forests managed by Government.					
TOTAL A V			i		,
VI — I, ve-stock, store*, tools, and Plant— a Purchase of cattle b. Feed and keep of cattle c Purchase of stores, tools and plant.					
Total A VI		1-			
					1
Total A VII					

Form No 18 1

Budget Estimate

	DABJEELING DIVISION							
Bunget Heads	Actuals 1363-64	Sane- trened Est mate 1884 35	Revised Estimate 1884 85	Budget Est mate 1885-86	Amend ments by Local Govern ment			
_ (1)	(2)	(3)	(4)	(5)	(6)			
EXPENDITURE-co td	R	R	Ð	R	P			
VIII - Organization improvement and estimated estimated efforts of foreign of foreign of the organization for land and rights our organization for land and rights our organization of the		·			3 es			
1X — Miscellaneous— a Law charges b Other charges Total A IX								
TOTAL A-CONSERVANCE AND WORKS -Edeblishments— I - Salance— Conservators b Supernor officers of upon establishments d Office establishments d Office establishments s Deputation and spec at allowances Fachance TOTAL Bil								
11.—Travelling allowances— a Conservators b Super or officers c Subordinate forest and depot satablashments d Office establashments TOTAL B II			L					
III Cont ngeners a Sint onery b Carrage of tents and records c Bents rates and taxes d Pay of Police guards of Official postage J Sandres J Sandres								
TOTAL B HI								
Total B-Establishing								
GRAND TOTAL OF EXPENDITURE								
4				——				

Application for Credits (Divisions).

[Form No 19.

FORM No. 19.

[Arter'e 198]

FOREST DEPARTMENT, BENGAL, DARJEELING DIVISION.

Application for Credits on the undermentioned Tresuries to meet anticipated Expenditure during the 2nd quarter ending 30th September 1884

•		-	
Datails of the Budget heads (1)	Budget Heads. (2)	Amount.	Remarks.
	Timber and other produce removed from the forest by Government agency Imber and other produce removed from		Fuel works
A IV	the forest by consumers or Furchasers Drift and waif wood and confiscated forest produce Revenue from forests not managed by Government Rent of leased forests and payments to	50	Stacking and carriage of confiscated timber.
	chareholders in forcets managed by Government Live stock, stores, tools and plant		Carts for fuel work
A VII	Communications and buildings	1,600	Goompahar road 1,000
IIIV A	Organisation, improvement, and extension of forests hiscellaneous	1,850 210	Forest house 600 Demarcation 800 Plantation works 800 Other works
BI	Salaries Travelling allowances Contingencies	2700 250 300	
	Total Anticipated expenditure	10,200	
To be granted On Darjeelin On Kurseon On	gTreasury R . 9000 g Sub-Treasury R 500		
	Total CREDITS APPLIED FOR	9,500	1
MEMO OF B	ALANCE ESTIMATED TO BE IN HAN ON SUTH JUNE 1884	D	
	Cash H200		}
Drawing see: Diffo, Diffo, Diffo,	Ditto, H	., 700	
	TOTAL	. 10,200	-

Dargerling: The 1st June 1894

Deputy Conservator of Forests, Dargeeling Division. Form No 20]

Application for Credits (Circles)

FORM No 20

[Article 198]

Forest Department, Bengal List of Credits required for the quarter ending 30th September 1884

Conservator of Forests, Bengal Deputy Conservator of Forests, Dargeling Deputy Conservator of Forests, Dargeling Division Deputy Conservator of Forests, Dargeling Division Korecong Sub-Tressury Total Total Total (2) (3) (4) R R 6,000 Fifteen thorosand five hendred o by	In whose favour	\ame of Treasury	Amount	REMARKS
Conservator of Forests, D. P. Darpeling 6,000 Deputy Conservator of Forests, D. P. P. P. Deputy Conservator of Forests, D. P. P. Deputy Conservator of Forests, D. P. Rorecong P. Sub-Tressury Kurseong Sub-Tressury Total 15,500 Fifteen thousand	(1)	(2)	(3)	(4)
Deputy Conservator of Forests, Darpeling Division Poperty Conservator of Forests, Darpeling Division Kurecong Sub-Tressury Total 15,500 Fifteen thousand			R	
peding Division Departy Conservator of Forests, Dar relating Division Kurceong Sub 500 Thessury Total 15,500 Fifteen thousand	Conservator of Forests, Brngal	Darjeeling	6,000	
jeeling Division Korecong Sub- 500 Thessory Sub- 15500 Fifteen thousand	Deputy Conservator of Forests, Dor- peeling Division	, .	9 000	
Total 15,500 Fifteen thocasand five hundred o ly	Deputy Conservator of Forests, Dar jeeling Division		500	
Total 15,500 Fifteen thorsand five hendred o ly				
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Total 15,500 Fifteen thousand five hundred o ly				I
Total 15,500 Fifteen thousand five hundred o ly				
		TOTAL	15,500	Fifteen thousand five hundred o ly

DARJERLING The loth June 1884

Conservator of Forests, Bengal

Copes of the Form will be supplied both in loose sheets and in bound Registers. These in Registers will be railed to fort of page and to oppes will be left for the officer a signature A punited ship containing the substance of Arricle 192 will be pasted on the outer cover of cash Register for information and graduage.

FORM No 21.

[Articles 205, 206, 251.]

POULST DEPARTMENT, BEAGAL, DARIEBLING DIVISION.

		Account Current with Treasury.	[Form No 2]
5	ti l	600000000000000000000000000000000000000	N non
}	Amount,	2500 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	and no
decount Current with the Dinjecting Trepsing for the quarter ending 30th June 1884.	Particulars of Cheques (6)	for works th. th. th. th. th. th. th. th. th. th.	The 70th June 1884) Includy. Inflame of No. 5 of 20th 1 and 1884 4.00 0 0 No 25 of 19th June 1884 9.00 0 0 0 0 0 0 0 0 0
for the	No of cheque.	799 850 1351 1052 1053 1055 1055 1055 1055	sters. The
voulst Derandant, vendal, variable	Date. (4)	1bt April 1bth "	nd bound Regn
DEPARTMEN the Darjeely	Amount (3)	6,000 0 0 0 0 0 0 0 0 0	und 0 0 0 g, cols n iocse el cels n cols n cols n cols n
Foulst Account Current with t	Letters of Credit (2)	No 6 of 20th Math 1889 No 6 of 20th Math 1889 These	The 50th June 1884 M. Blatmee, of No. 5 of 20th M. 1884. No. 24, of 10th June 1884 No. 24, of 10th June 1884 of the 1 can will lown ploed both more than the contraction of the 15th of 15t
Ωr.	Date.	1st April .	let July .

Form No. 221

Register of Cheques

FORM No. 22.

[Articles 206, 251]

FOREST DEPARTMENT, BENGAL, DARJEELING DIVISION.

Register of Cheques drawn during June 1884.

No of Cheque	Date	On what Treasury		Amon	nt	FOR USE IN COMP- TROLLER GENERAL'S OFFICE.	REMARES
(1)	(2)	(3)		(1)		Date of encashment at Treasury. (5)	(6)
		ı F		R	a p		
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1057	30th .	, ,		100	0 0		
1058	30th	1 "		150	0 0	1 1	
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		TOTAL		1,250			One thousand tw hundred an fifty only

DARJERLING: The 30th June 1884

Deputy Conservator of Forests, Darreeling Division

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[Form No 23.

FORM No. 23.

[Articles 151, 206]

FOREST DEPARTMENT, BENGAL.

Cash Balance Report of the Darjeeling Division on the last day of June 1884.

										R	a	p.
		(At I	arees	1,000)					•••		
		,,	,,	500					-1	•••	·-	٠٠.
	Currence	,,	**	100	,							1
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			T	OTAL	Cv	REENC	y No	TES	1	105	0	0
		(Rup	ee ₈						.1	44	0	0
		Hal	Rupe	es						1	0	0
ILVER .		₹ Qαa	rter R	npees					• (2	0	0
		Two	-anna	pieces	,				• !	1	0	0
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				To	(AL	Сьзн	ім н	AND		50	0	(
					G	RANI	TOT	LAL	· i	155	0	0

I hereby certify that the balance in my hands amounted, on the 30th June 1884, to Ruptes one hundred and fifty-fire only, as shown above, and that I am personally respinsible that the said balance was actually in my custody

Darjeeling . The Soth June 1584

Deputy Conservator of Forests, Darjeeling Division Form No. 24]

Daily Cash Book

FORM

Dr.		Cash Book of	, D	ep	utj	Conservator of
Date (1)	No (4)	Particulars (3)	Rece (4		9	Head of Service
-			R	a,	P	_
1et ≥nd	1 2	Cash Balance brought forward To Cheque No 1056 on Daniesling Tressary To received by sale of 100 cubic feet cak scant- ling, at R1 per cubic f of, from Goompahar Lendt to Expending Engineer, Developer, Day	100 1,000	0	0	Remittance
4th	3	Depôt, to Executive Engineer, Darjeeling Divi- sion, as per Acceptance No. 10, dated 1st June 1884 To 500 mannds frowcood delivered to J Jones	100	•0	0	I a
4th		Esq Darjeeling, from Darjeeling Depot at #27 per 100 maunds	125	0	0	16
	4	To received from Ram Bur price of one chestnut tree from fukdah Range, Poomong Block, at R20	10	0	0	II a
4th	5	To recovered by work dane, from Roop Sing, contractor, balance in full of Cr Item No 42 of 15th February 1885 and in part Cr Item No 60 of 20th March 1881 , 211 8 0	910	•		Adianos recover
4th	6	Mathematical Instrument Department, as per				able,
5th	7	Bill No 15 dated 20th Msy 1.54 To received from Mr, Deputy Conservator of Forests, Darjeeling Division his subscription to the Uncovenanted Service Family Pension Fund for Jone 1824, by deduc-				Rook Transfer
5th	, ,	tion from pay bill To recovered in each from, Forester, being amount disslicwed in Objection Statement to accounts for April 1884 on Hem No 27, on	20	0	C	Service Funds
*th	9	account of excess travelling allowance To recovered in each from ——, Forest Ranger, being amount disallowed in Objection State ment to accounts for March 1824 on Item No 12				Recovery of service pa jouents
30th	10	on account of excess leave allowance To recovered from, Forest Ranger, by expenditure incurred in Goomphar kange from 26th May to 25th June 1844, balance in full of Cr Item No 350 425th April 1834 and in full Cr Item No 15 of 17th May 1834 , 80 6 0				₽b
30th	11	To revenue collected in the Goompahar Bange from May 26th to June 25th, 1884	200	_	0	Adianes reconstr
30th 30th		10 Cheque No 1057 ou Darreeling Treasury	100 150	8	ō	Pemittance Ditto
		Total	3,230	θ	0	1

Daily Cash Book

[Form No. 24

No. 24 [Article: 106, 147, 148 151 170 171, 172, 174, 175, 176, 188, 194, 197, 202, 203 204, 207 205, 213, 219, 220, 201]

Forests, Darjeeling Division, Bengal, for the month of June 1884. . Cr.

ate	No	0.5	Papticulars	Disb		е	Head of Service
	fr.	Von	al licobias	me	nts		
(6)	Item (7)	cher (8)	(2)	- (1	(6)		(11)
		1				_	
1×t	, 1	1	By paid part of Divisional Office Establish-	P	a	Þ	!
lat	2	2	ment pay for May 1884 By paid part pay of Forest Establishment		0		BId
2nd	3	3	for May 1834 By Book Transfer to Executive Engineer,	200	0	U	BIc.
4th	4	4	Darpeling Dynsion, for cak scanting supplied Bill No 5, as per Acceptance No 10 dated ist June 1884 "By paid Roop Singh, contractor, for delivering at Darpeling Depot 1670 manuals firewood,	100	0	0	Book Transfer
			at R17 per 100 maunds R272 0 0 and 156 maunds charcoal at 8 annuas per maund ,, 78 0 0		0	0	AIb
4th	ŀ	5	By paid by Bock Transfer o Mathematical Instrument Department, price of one prismatic compass as per Bill No. 15 of 20th May 1884	1 50	0	0	AVI
5th		1	By paid pay of Mr, Deputy Conser vator of Forests for May 1884	500	0	0	BIS
5th	. 7	1 1	By paid balance of Divisional Office Estab	25	0	0	B 1 d
5th	. 6	3 7	By revenue paid into Darjeeling Treasury, as per Chalan No 80 of this date		. 0	-	1
3011		to	G By expenditure incurred by, Forest Ranger in Goompahar Bange as per his accounts from 26th May to 25th June 1884	300	0	0	
3041	h 1	to	G By amount of revenue of the Goompaha. Range, remutied to Darjeching Tressury. G Chalan No 65 of 4th, R130 0 (", \$5 of 6th, \$600 0 (", ", 105 of 24th, ", 150 0 (. 0		Delto
80t	} 1	1 13	G By amount of revenue of the Goompale. Range, remitted to Kurseong Tahail Darfeeling District, as per Chalan No. 1: of 15th June 1884	•			
30	t i	2 1	By revenue paid into Darjeeling Treasury by Cheque No 1057, as per halan to 12 of 30th June	7	0 0		
301	h I	3 1]
301	th 1	14 2	Goompahar Range, for current expenses By paid Mr ——, Deputy Conservator of Forests, Darjeeling Division, the amount of	t I	0 0	C	Advance recor
	1	1	his travelling allowance bill for May 1884	10	0	0	BIIb
	1		Cash balance in hand on 30th June 1834	3 07	5 6		
	1	- }	GRAND TOTAL	. 3,03	0 (0	5

Form No. 25]

Monthly Cash Account

FORM

ty Conscruator of	, Deput	Cash Account of _		Dr.
Head of Service	Receipts	PARTICULARS	No of	Date
()	(\$)	(3)	(2)	(1)
	R a. p 109 0 0	Cash balance brought fo ward .		
Remittance	1,2,0 0 0	To cheques drawn, as per details 10 form No 20 submitted		
Book Transfer	50 0 0	To one prismatic compass supplied by the Mathematical Instrument Department, as per Bill No 15, dated 20th May 1834	В	4th
Bertire Fault.	20 0 0	To received from Mr Deputy Conservator of Forests, Dargeeling Division, his subscription to the Uncoveranted Service Family Peasson Fund for June 1834 by deduction from pay bill	7	5th
Advance rock r	550 0 0	To recoveries from contractors and dis- bursers as per details in Form No 29 attached		
Recovery of services payment	10 0 0	To recovered in cash from —— Forester, being amount disallowed in Objection Statement to accounts for April 1984 on Item No 27, on account of excess travelling allowance.	8	5th
IX —Foreste	1,250 0 0	To revenue received during the month as per details in Form No 30 attached		
	3,230 0 0	Total	Į	ļ

The following Statements, Form No. 25 with

Form No 36 with

(None. -Blank returns should not be submitted, but a no e made Total Rupees three thousand two

Certified that the lump sums shown agree with

aboldiary returns concerned.

^th July 1884

Monthly Cash Account

(Form No 2a

No 25

[Articles 171 218, 201 . Forests, Darjeeling Duisson, Bengal, for the month of June 1884 Cr.

	N	0 0)	Particul ars	Disburse-	Head of Service
Date.	Item.	Voucher			
(6)	(7,	(8)	(9)	(10)	(11)
			By revenue paid into treasuries, as per details in Form Vo 31	ì	
2nd	3	3	attached By book transfer to Executive Engineer Darjeeling Dirision, for eak scantling supplied, Bill No 5 as per acceptance No 10, dated 1st June 1884	1150 0 0	Remi'tance Bo i Transfer
30th			By amount of advances made to contractors and disbursers, as per details in Form \o 29 attached	100 0 0	Advan e recover
			By expenditure charged during the month, as per detail in Form No 30 attached	1	11-Forests
			Total	3075 0 0	rather
			Cash balance in hand on 30th June 1894	155 0 0	
,			GRAND TOTAL .	3,230 0 0	

et..., are attached ---

Vouchers

Chaláns **Vouchers**

at foot of this statement of the Forms that are blank.)

hundred and thirty only

the details in the Cash Book and also with other

Form No 26]

Salary Bill of Gazetted Officers

FORM No 26

[Articles 176 an ? 177]

[ON HALF SHLBT OF FOOLS AP PAPER]

Nan e of Officer						
SALAR) BILI						
And t No		Vouc	her No		fo	
Head of serv ce	35					
D v s on		lly F	!		noun'	t
Rece red for tle month of 190 Wy pay ss. Act ng alowance ns. Loral allowance as. Exchange Compensat or Allowance on R Free creek	R	a	P	R	a	2
Less Fund deduct ons as follows -	total e	la m	- 1		, 1	
Uncovenanted Service Fam ly Pens on Fund Bengal and Madras d tto Ge eral Fam ly Penso Fund H ndu Family Annuity Fund Po tal I surance Fund (Policy No Forest Offi ers Prov dent Fund	R Net c					
Income tax @ 5 p es n the Rupee on R Less abatement o R pa d for L fe Insur (Prem um rece pt attached)	ance					
	Net T		_ [
Net amount	payable		R		ĺ	
(Net an ount to be wr t en in wo ds) Rupees		_				_
Dated at The				for	e-and lecs p Stamp paym ceedu 120-0 (ent og
	amp mu	st be	deface	d by th	e Dra	wr
Pas ed for Rupees This amount of R	has beer	ı d sbı	rsed l	oy me		
Co se vator of Fore ts			Dis	bursing	og	icer
For use in Ac ountant General	al s Off	ce				

Obje t d Aud tor

Dated

Assistant Accountant General

Establishment Bill

[Form No 27

FORM No 27-Full Sheet. [Articles 176, 178 to 181, 183]

SALARY BILL OF NON GAZETTED OFFICERS (SUBORDINATE FOREST SERVICE, OFFICE AND OTHER ESTABLISHMENTS)

Salary List of permanent establishment of the Darjeeling Division for June 1899

	Head of service BIC-voucher No 3 of July 1899										
	TEAD OF S	3	4	5	6	- 1	. 8	9			
Name of	Name and pay of post	and leave allow ance claimed sepa	Pay acting r leave allow ance held ver for ature ayment	Fines	Net charge	Fund and other deduc tions	Income tax	Signature or Romarks †			
Rai ders Babu L S	Rauger 3rd grade R100	5 00	Rap 5)	k р	Rap	R a p		On three months sick leave from ist June 1999 Office Order No dated			
Mr Ł R C	Ranger 4th gade officiating 3rd grade	20 (9			160 0	10 0 (1 114 (Officiating in the 3rd grade of Rangers from 1st June 1899 Lies L S on auch leave No , dated			
Babu S S	E a n g e 5th grad officiatin 4th grad	e 16 0 0			60	(12)	(6)	(a) Uncovenanted Service Family Pension Fund Officiating in the 4th grade of Rangers from 1t June 1899, vice Mr C Office Order No , dated			
r s	Rang of oth graofficiation the gra	de 1º 0			C 0	0	14	(b) First instal ment of advance of pay (c) On H50 code copy of Life Insurance pre mum recept fou H16 attach ed 8 Officating in the 5th grade of Rangers from lat June 1890 cree S 8 tempor rarily promoted			
Deput Ranger Babu N F			0	d) ₅	0 0 30 0	0		to the 4th grade of Ranger vide Conservator Office Order No. dated (d) Office Order No., aated			
Ferester Babu G C	B Forester	(e) r 12 8 de	0		1 8			(c) On leave with out pay from 16th to 30th June 1897 Office Order No dated			
, L :	2nd gr	rade orest 3° 0	9	1	0 0 37	0 0		(f) One receiving			

Form No 28]

Periodical Increment Certificate

To be filed up at attached to Foin No 27 whenever a periodical increment is charm for the first time Field Note (4) on Form No 27] Certified that the officers named before the allowed the santisaned periodical increments from the dates orded in column. 8 for approved

year from the date in column 7, after deducting periods of a spension for miscoi duct and of absence on leave without pay (1) Having been the incumbents of the appointments indicated for not less than

Being entitled to the it cremet is as shown in the explanatory memo attached

Periodical Increment Certificate LEAVE WITHOUT ٩ a ALLOWANCE From 2 SUCCEMBED FOR ů = rom 2 Pay after present in erement Date of present in srement Date of last (or of ap To utment to post) RATA OF INCREMENT B ennyal Annual 4 Mie mum APPO NTERRY Maximum Whether substant ve or act ng 9 Name of Incumbent

N V -71, Serve () of (3) About the placed mathet each mans accord us as the traven (1) or (3) spil et . The cryst atory momo should be redsmitted a new case it wit at us decreased a serve address we that for cost mouse were so (The p. sert had yet od

Head of Office

		Trav	elling	Allo	war	ice]	3111		.[1	orm No	29
			FOR	M N	To s	19	í	Article	s 176,	185 and 18	6 J
		04						*			
		FOREST	DEP	RTM	E\T	BE	NGA	ւ			
Heat	рог () ј	B 11 &					ſ	Vouci	er N	o 20	
SERV							į	ов Јо	ne 18	84	
Iraveller		ice Bill of . celing Divis			he m	ont4	of .			Conservato	ır,
	Maximum	Journ	EYS		,	lo o	P M1	LES			_
Date of Journey	pay of appoint ment	From	т	0	Вуг	nL B	y dák	By Steamer Boat	No of days	REMARKS	
(1)	O	(3)	(4)	(e)	j	(6)	Č.	(8)	(9)	
28th	ı	Calcutta	Damt	kdea	11	6				ВуЕВВ	— }y
29th	1	Damu <u>k</u> dea	Singe	IF1	19	8				Co State F	łу
30th	1	Siliguri	Sonad	la	ł	- }	88				
31st	i	At Sonada						}	1		
	}		Тота	L	31	2	38		1		
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196 unles	by rail, at	double 1st clas	s fare	39	4	0	ì				
U6 miles	by rail at	Saunas per m	ıle	21	12	0		Ass	ıstant	Conservator	_
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By Steame	r			ļ	Ì	Ì					
	at R10 per	day		10	0	0	[Co:	untersig	ned for	Rupees	3
		Total		90	0	0					
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	RELING	} Pas	ed for	ייטונים				rcator o	y Fore	sts, Bengal	
	June 1984) ""	ed 10t	rifO.	21.116	r) or	цy			Conservat	
DAR	FEELING)								D:v:s:	on.

The 20th June 1884

Form No 29 1

Travelling Allowance Bill

FORM No. 29-continued (on reverse)

Received the amoust of supees ninety only

Assistant Conservator of Forests

This amount of rupees (90) ninety only has been disbursed by me

> Deputy Conservator of Forests, Daryeeling Division

The 30th June 1884.

	Transfer to Public	Depts			{ Form	No	30
	FORM No. 30			ſ,	Artules	176,	194
	FOREST DEPARTMENT, Heal of Service, P. re Engineer, Darjeeling Dev the Deputy Conservator of Pores	W. D.		{。 			
Dates	Items	4 m	ount		Ton	AL.	
(I) *	(2)	(1	3)		(+)	
		R	a	p.	R	α.	20.
	at R1 per cubio foot.						
DABJEELING The 25th May Accepted for the accounts for the	ASSA SRupers (100) one hundred only the mouth of June 1884			Day	of Fores reeling L nt will be	12351	
Dabserling The 1st June 1	(E.		ve Engine		on

Form No 317 Daily Labour Voucher VOUCHER NO 11g through [Articles 176, 195] SIGNATURES OR REMARKS OF JUNE 1884 Ξ Pard Ram Mate Darly labous on making bridle path in Poobong block, Goompahar Range, from 15th to 34th June 1884 0 0 a. Per work . 9 Q. AMOUNT 3 0 a Per stem ල ď Ċ. 60 Per day œ RATE Porest Department, Bengal Darjleting Division 4.38 At € <u>9</u>9 340 Description of labour and meterials FORM No. 31 છ Men 3 mules 19 chans Potal € Now exhibited (3) 37 chains PROGRESS 2 miles 62 chains Previous Executing path from Goompahar to Posb A VII a Conservator a PARTICULARS OF WORK 12 Ξ HEAD OF) ong (SERVICE 1884-85

Deputy Conservator of Forest, Dargeeling Division Passed for Ruposs (60) sixty only. Toss amount of Rupees sixty has been disbursed by me

Forest Ranger

00

8

TOTAL

The 24th June 1884

GOOMPAHAR

[Cop of the Form will be replained both in loces sheer and in bound Registers. Those in Registers will be railed to foot of pages and no pass will be lattice to offices agreement & the contraction of articles in the forest of the resistance of each Register, for information in gradience of

General Voucher. Form No. 32 FORM No. 32. [Articles 176, 196, 207, 209, 210.] POREST DEPARTMENT, BENGAL, DARJEELING DIVISION. HEAD OF SERVICE, ? VOUCHER No. 4 OF JUNE 1984. ATb. Particulars (1) Amezat (2) Delivering to Darjeeling Depot-1.600 mds firewood at R17 0 0 per 100 mds. 272 n 78 156 " charcoal ..080 ml. . a TOTAL 350 Received the above amount) In part adjustment of advances outstanding against me. of #350. (Sd) Roop Singe, Contractor. [This amount of R350 (three hundred and fifty) has been disbursed by me.] DARFERING . The 4th July 1884 Pas ed for R(350) three hundred and fifty only.

[Articles 212 to 215, 218, 251]

Form No. 33 1

200 00

300 0 0

May to 25th June 1884

Salance

30th Inne 1884

360 0 0 150 0 0 150 0 0

90 0 0

20 0 0

Part Cr item No 35 dated 28th April 1882 Full Cr frem No 15 dated 18th Yav 1881 Advanced

2

10th June 1888

1st July 18:4

30th

Toral.
To balence brought forward—
Full Cr stem No 13, dated 3:

350 0 0

Porte

Deputs Conservator

FORM No. 33.

FORM 100. 33. Contractor's and Disbursers' Liedefi

Account No. 5.

ç, 695 8 0 0 0 023 995 8 0 Ran kmount (9) Amount (8) ċ Particulars of advances recovered (7) Particulars of advances recovered, By value of work dine, as per Critem No. 4 Signed Deputy Conserns 'or Total r expenditure incurre , Porest Ranger, Dishurser, in account with Darjeeling Forest Division Cantract dated 1st Innuary 1884. Roop Singh, Contractor, in account with Darjeeling Forest Division. Palance tash book Dr item No (6) 1 Cneh book Dy Mem No. (6) Surrent expenses in Goompahar Hange 30th I me 1884 30th Jane 1894 4th 7 me 1884 e G Account No. 6. Date (6) 635 8 0 0 8 98 Delivery of Pirewood at Darjeeling . . 635 8 0 K 0 7 Amoan t Amount (4) 38 8 0 8 0 8 0 0 009 To belauce brought forward— Part Cr. item No. 60, dated "Oth March 1865 Particulars of adrances made Particulars of advances made to balance brought forward -To basence brong! t forward -TOTAL Part Cr. item No 42 dated 18th Pebroary 1884 Fall Cr. item No 89 dated 20th March 1884 tash book Or Cush book Cr Item Vo (2) ž tat July 1884 . ist April 1886 st Jane 2894 B B B B ğΞ () ũ

Deputy Conservator of Forests
Danjeeling Division

TORM No 34, Forest Department, Bengai Daffreling Division

[Astacles 216 to 219, 206, 274]

Contractors and Disbursers' Ledger Abstract

[Form No 34

ī			Benter	<u>a</u>								_		-!
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078	1 5	Recoverior fr. 198h	or value of supplies of work done during the	3	4	350 0 0350		1	8		ន្ត	į	0990 0 099	
contract	Department Depton	Nos and	Original Items of Payments	(e)		No 1 Pried	1984		No 4 dated 19th May	1884				-
en th	Des		New or Dr Items In Cash	2					2					
શું	1		289		-5	۰		-	1		7	╄	+-	_
entr			Balai ce due from last month	=		. • -	_	t	†	_	†-	İ	Ť	-
Anstruct of entress in the Contractors' and Dishursers' Liedger auring June 100%.	Carriera		Pa 41 tlars of Work	69		Boop Singh Defrering Arewood	-	Collecting seeds		Dishurser Inkdeh	TOTAL DIRBURARIE	•	į	10145
			DARRAWD RAWE	8	1	Roop Strgh		7 Post Bit	Mr Forest Ranger	Baba E.				_
	1.	dustrat	201 of Acco	ball 2	3	•		•		æ				_

Darreinso }

Form No 35] Classified Abstract of Revenue and Expenditure

FORM No 35 [Articles 172 218 219 227, 228, 251]

FOREST DEPARTMENT, BENGAL, DARFELLING DIVISION Classified Abstract of Revenue and Expenditure during June 1884 Nors - The items in this Abstract should be arranged in accordance with the preecribed Barbet heads and sub beads

	Danger zeam san san			
No of Item in Cash Book	Items	Amount.	Total of Budget sub-head	Legiber
(1)	(2)	(3)	4	(0)
	REVENUE — I a	Raf	Rag	
11	Price of 60 p eces 100 cub c feet cak stand up at Blyerc it sold from Gompahar depth to Exe- cat to Log neer Dar eching D r son as per a cep- ance ho 10 dated let June 1834 Fle of 15 chestant logs contain up 250 c ft a R0-80 per e ft sold from Foobong Block to Karim Buy.	100 Q Q		
	Karim Bor	280 0 e	380 0 0	Is
3	Price of 500 maunds freward sold to J Jones Fog			,
11	from Darjee ing depôt at R25 per 100 mannds Price of 200 magnds of the coal sold to Dhunbeer from Goompahat depôt at R1 per maund	125 0 0 240 0 0	3 o 0	1.
	I e		-20 4	1
μ	Price of 2,502 hambons sold from Goompahar depôt at R2 per 100 to var ous pe sons	50 0 0	50 0 0	I e
	II a			1
4	Pn a of one che that tree sold from Tukdah Range Promong Block o Ram Bur Perm i No 51	20 0 0		}
1	Pres of 500 cmb e feet dry oak wood sold from Goom- pshar Bange Poobong E e k at 8 shnas per cubic foot to va lone persons	250 0 0	270 0 0	27 a
	II b			-
11	Permit Nos 25 to 30 for 40 cooly leads of dry wood from Goompahar Range Poobong block at 8 annae per cooly load	20 0 0	20 0 0	пь
	II è			1
11.	Grat ug of 480 bullocks in Chongtong Block Goom pahar Range du ng June at 4 annas per hegd	120 0 0	1000	11 d
33			ĺ	
	Permits Nos 31 to 40 for came from Poobeng Block Geompaher Range during June 1884 at 25 per permit	60 0 0	60 0 0	π.
	m			}
11	Price of 28 seem confiscated subber so dirom Goom paper depôt by suction P 2	20 0 0	2000	771
9	Recovery from— Forcet Ranger amount deallowed in Objection Statement for Match 1885 on term No 12 on account of excess leave allowance	500] - "	
	1		500	F 8
	Total Revenue		1 250 o 0 One thousand two hund ed and fifty only	

Classified Abstract of Revenue and Expenditure | Form No 35

FORM No. 35-contd.

1800	K OF	Items	Amount	Total of Budget sub head	Prulys
Item (1)	Youcher (2)	(3)	(4)	(0)	(6)
9	10 G	Exprepries A I a Paid Supers, saving and delivering in Goombahar deptd 4,00 running feet inch planking, at E4 per 100 feet	# 4 P	R a p	A I a
\$	•	Paid Roop Singh, contractor, delivering in Dangel ling depet 1,600 manuds firewood, at R17 per 100 manuds — do -156 mds charcoal, at 8 acuss per md R78 .	320 0 0	3,0 0 D	416
9	13 G	Paid earnage of 190 cabbs feet confiscated oak scant- ling to Geompahar depot, distance 5 miles, by contract	10 0 0	10 0 0	A III
	5	Paid Mathematical Instrument Department price of a prismatic compass, Bill No 13 of 20th May 1884	50 0 0	£0 0 0	A FI e
9	us	Paid daily labour, through Ram Sing, for earth- work on bridle path in Pooborg Block, 37 chains, Conservator's sanction No 5 of 1884-85	60 0 0	6000	A FII a.
9	8 G	Paid temporary setablishment on Pooboog Plantation for May 1885	45 0 0	43 0 0	A VIII d
•	8	Paud Mr — Deputy Conservator of Forests pay for May 1884	500 0 0	595 0 0 500 0 0	_
:	2 2	Paid part pay of Forest establishment for May 1881	300 10 0	390 0 0	 B I c
1 and	7 1	Paid pay of office establishment for May 1884	75 0 0	7.00	BIZ
1	\$ 20	Paid travelling allowance bill of Mr, Deputy Conservator, for May 1884	100 0 0	100 0 0	ВПъ
	9 13 G	B H : Paid traveling allowance bill of —, Forester, Goompahar Range, for April 1604	400	1	B II .
	9 9 g.	Paid bearing postage on 10 covers	100	1	BIII
	•	TOTAL B		880 0 0	
		GRAND TOTAL EXPENDITURE	-	1,675 0 0 One thousand six hundred and seventy five only	1

DARJERLING, The 5th July 1884 Deputy Conservator of Forests, Darreeling Division

Arm = 10.0 may 10.77

Norm—The cert fines required by ratio Pail of the Code will unramably be attached to the Classified Abstract

Norm—The cert fines required by ratio Pail of the Code will unramably be attached to the Classified Abstract

(i) Smaller of that is should be given in column 40 enable the charges to be abone understood and checked

(ii) The authority for charges with ge vertical to prove of dunation of the officer rebuinting the accounting the accounting the contract of the

Form No 361 Schedule of Revenue Remittances to Treasuries

[Article 218]

FORM No 36 FOREST DEPARTMENT, BENGAL, DARRELLING DIVISION Schräule of Remittances of Revenue to Treasures during June 1884

Date when remitted. (1)	Number of item or chalan (2)	Name of Treasury	By whom rem tted	Amount (2)	REMARES (6)
5tl: %0tb	7 146 15G 16G 17G 18	Daijeeling D tto D tto D tto Ditto Kurseong Iahs l		# a P 150 0 0 100 0 0 600 0 0 150 0 0 50 0 0	Cheque No 1
			Total	1150 0 0 One thousand one hundred and fifty only	

Deputy Conservator of Forests
Darreeling Division

Danjerling
The 5th July 1884

Note - Copies of the form will be suppled both in loss sheets and in bound Registers. Those in Beg stars will be ruled to fost of page and no space will be left for the Officer as gratuate. A printed slip contain nog the substance of article 218 will be pasted on the outer cover of each Pegister for information and guidance.

Record of Sanctioned Works

(Form No 37.

FORM No. 37

[Article 165.]

Porest Department, Bengal, Darjeeling Division.

Record of Sanctioned Works.

FOREST RANGE—(1)	Goompahar			
NATURE OF WORK— (2)	Construction of bridle-path in Poobong Block			
NUMBER AND DATE OF SANCTION-	5, of 10th April 1884, of Conservator.			
AMOUNT SANCTIONED-	R250			

Month (1)	Particulats of Expenditure (2)	Amount (3)		
. 11004	Item No 12. Voucher No. 4 G-Paud daily labour	R	a.	p.
April 1884 .	through Ram Singh, mate, for 32 chains	21	0	0
May ., .	Items Nos 7 and 18, Vouchers Nos 7 G and 22 G.—Paid through Ram Singh, mate, for daily labour on 2 miles 30 chains	160	0	0
Jαπο " .	Item No 9, Voucher No 11 G Paul through Ram Singh, mate, for daily labour or 37 chains	60	0	0
	Total .	244	0	0

Completion reject sent to Conservator under letter No. 210, dated 5th July 1884

DABJELLING .
The 5th July 1884.

Deputy Conservator of Forests, Darjeeling Division.

Form No 38] Register of Revenue and Expenditure in Forest Units

FORM No 88

[Articles 94 219 222 251]

FOREST DEPARTMENT, BENGAL DARJEBUING DIVISION

Register of Resense	and Ex	penditui	re in each	Forest	Unit	during Ji	i ie 1884
Budger Heads	Goompa h r	Hangbu (3)	Tukdah (4	(5)	(6)	Total as per Classified Abstra t (7)	REMARES (8)
I a b	& 755	R	R			# 755	
e d e HI a b	450		90			470	
Pevenue { e f g A HI	20					20	
IV a b a b e						5	
Total Revenue	1 230	1	20			1 250	
A I a b c d	530]				530	
Expend: III ture III iV a b	10					10	
V V VI a b	17	17	16			00	
Carr ed fo ward	557	17	16			590	

Register of Revenue and Expenditure in Forest Units

[Form No 38

FORM No. 38-continued

Register of Revenue and Expenditure in each Forest Unit during June 1884-contd.

STDGRY HEADS		Goompa har,	Rangbul	Tuldah (4)	(5)	(6)	Total as per Classified Abstract (7)	Ermines (9)
Brought fo		R 55	R	R			H 590	
	VII a b c	6	0				60	,
•	VIII a b c d g IX	.[5	-			45	AND UST THE PARTY OF THE PARTY
	Total A	. 66	52 17	16			695	
Expendi- ture— contd	b c d	3:	12 291	242			875	
	II a b c d		37 3:	3 34			104	
	III a b c d e f	-	1				1	
	Total B	3	80 32	276			980	
Total Ex	penditure	. 1,0	12 31	1 292			1,675	
						·	١	<u>'</u>

FORM No 39

For	m No. 39]		R	egister of	Financi	al Results				_
	, 272]				H 43 243 26 140	2 013		R 26 326 22 166	986	19 478
	[Atticles 229, 272]			tt3i	Revenue under— I II	Torre		Revenue under—	E	POTAL
		Total	Cha gee	٤	οť		71 396 74 664			54 910
		10			æ		71 396			15 438 49 478 54 910
		OFECTION ENEST OF 176		Amonut (10)	FR 459	4380 1280 1280	26 288	3 652 173 2 414	7 864	16 438
	egal.	Register of Engineeral Results Poration Robins and Andrews And in the Control of Contr	Charges	Undget beads		A VIII		A VIII	A B	
0 39	ert, Ber csal Res		OFELR RATENUE Charges	Amoust (8)	* 6	470 4380 640	6 9 13	2715	7,864 891	12 565
FORM No 39	Horest !Dreantwent, Bengal. Register of Financial Results			Endget heads	II V			A I A VI A VII	A 1A	
	OREST Pegiste,			eig 6	ρ¢		28753			23 152
	4 7	PRODUCE OBSETS BY INDX		Amount (5)	30 143		43 431	21 152 172 1 206	3932	26 907 23 152
		T MEER AND CIRER PRODUCE SERVICE THE FOREST IN GOVERNMENT AGENCY	AND OTERS PRINTED TROUBLE FOR EACH AGENT A	Bunget acaus	A I	- ±4		A VI A VII	B section	
		T MBES		2 6 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	C#.	<u></u>	43 343			263.6
			D + + 01	ε	Darjeeling		loran	Darjeeling		TOTAL

1883 84

PORM No. 10.

[Articles 227, 231.]

Forest Department, Bengal.

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s of the Darjeeling Division fo	
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Statoment	The the bear and the
Olivetien State	Observa

-		Objection Statement.	[Form No 40.
Conservator's recuminend-	stion and Accountant General's orders (7)		Constructor of Forests
	Lxplanations, (8)		Constructor of Fo
	Nature of objection (5)	The total only abould have been enforcd— see article 2.13 (1).	Conso actor of Forests.
Ī	7_	å	1°
	deostor cook, cook,	ė	
	Amount entered in objection buck, (4)	۹.	neral
	Particulats.	Cash account.—Form Cash account.—Form You. 25 and 10, 4th und Tuness under "Ad- 30th, Tuness recoverable."	Jissistan Accountant Griorit,
	Date.	30th.	سم ا
	No of item in Cash Book, and whether on Dr or Cr aide	Cr. No 13	CALCUTA: The 20th July 1888.

Form No 411

Summary of Revenue and Expenditure

FORM No 41.

[Article 233]

FOREST DEPARTMENT, BENGAL, DARJERLING DIVISION.

Summary of Revenue and Expenditure to the end of June 1884

Proces Heads Proces (1)	Estimate for 1894-8a, (*)	Rereque to end of May 1884. (3)		∍d	Revenue during June 1894. (4)			Total Beyenne to end of Jame 1834 (5)		10
I-Timber and other Pro- been semoned from the Fogsite of Government agency -		R	-		R	•	F	*	4	,
a I mbe b Firewood and charcoal c Bamboos d Sandalwood c Grass and other minor pro- duce										
II —Timble AND GIERE PRO BUCK REMOTED FROM THE FORMETS BY CONSUMERS OF FURCTHISERS —						ı				
c. Timber 5 Fires ou and charceal c Ramboos d. Grating and folder grass Other mn r produce f Forest statups f Other Hems a Communiat u fees										
IIL-Drift and mail mood wan need been the								i		
NEAL - REPRESENT AND EQUEER NO. COARSE				ĺ						
a Duty on foreign t mber and other forest produce 5 Evenue from shared and pursate fores s					1					
V -MECRILLYROUS -			ľ		Ì	Ì	Ì	1	1	
o Fines and forfe tures b Refunds c Other sources									Į	
Total Estanus			Ī			<u>-</u>	1	i	Ī	_
CALCURTA	1004									_

____1884.

Assistant Accountant General (Forests) Summary of Revenue and Expenditure

|Form No 41

FORM No. 41 sentenced

	FORM	No 41	-conti	nued	
EXPENDITURE (1)	Est mate for 1834-80 (2)	Expend end o 18:	May	Erpend ture during June 1894 (4	Total Expenditure to end of June 1984 (5)
A -Conservancy and Works		R	a 2	Ra	p R a p
I -TIMESS AND OTHER PRODUCE REMOVED FROM THE FORESTS BY GOVERNMENT AGENCY -				1	
a T mber b F rewood and the cost c Bamboos c Sandalwood c Grass and other minor produce					
II —Timber wad cires become the Lobests by con the best become from the library and cires become the library and circs become the li					
III DRIFT AND WALF WOOD AND COVERENT PRODUCE					
IV -ERVERUR FROM FORESTS FOR MARIGRED BY GOV RETMENT -	1	İ			
a Duty on foreign timber and other foreign produce Bevence from shared and private forests					
V-REST OF LEASED FORESTS AND PAYMENTS TO SHARE HOLDERS IN FORESTS MATAGED BY GOVERN MEST					
AI -TIAN-SLOCK SLOKES JOOFS					
 a. Purchs of cattle Feed and ke p of cattle purchase of stores tools and plant 	,				
VII,-COMMUNICATIONS AND BUT D	1 .]]]]]]
a Roads and bridges b Buildings Other works			111		
VIII -ORGANIZATION IMPROVA MAST AND EXTENSION OF FORESTS -			111		
a Dema cat on b Comvenation for land and rights e Curveys d. Wrk og plans e Sow og and planting f Protection from fire g Other wo ks					
CARRIED OVER				1	

Form No 41] Summary of Revenue and Expenditure.

FORM No. 41-concluded.

Bunder Heads Expenditure (1)	for end 1834-68 1		ditora to of Mag 884 (3)		Expenditure due og June 1941 (4)		Total Expenditure to end of June 1884 (8)			
	*	R		2	R	•	F		4	1
Brought over	1 -1		1			l			1	l
IX -Miscreprasons :-			1	í [
a. Law charges			1					1		
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B = Estableshments			1			1	}			
I -Salabins						1		{		
Conservators Superior officers Showlinate forcest and depote ratablishments Office seasable images Depotat on and special allowance Exchange compensation allowance										
II -TRAVSLLING ALLOWANCES -		1				1	İ		1	ļ
s Co servatore b paper or off, ers f Subord nate forest and depot extablishme ts d Office extab i butents										
III Continguncias	1	1		П						
s Stationery 5 Curriage of tents and records Rente rates and taxes 4 Pay 1 roll e guards 6 Official postage 7 Southers										
TOTAL R - ESTABLISHMENTS.			1_	,		1-	-			Ì
RAND TOTAL OF ALL EX				1		İ	-			Γ
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(Forests)

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inter-divisional transfers

Forest che mos drawn Cash

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Remitlances.

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Revenue as per Summery

Service Pends . Cagh balance Deposite Forcet

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1884. CALCUTTA:

Form No 43]

Title-page of Cases

[Artscles 239 and 241]

FORM No 48

FOREST DEPARTMENT, BENGAL, DARJERLING DIVISION.

NAME OF TILE-Station Fuel-supply

Case No 3 of 1884 85

SUBJECT

Indents from Residents

No. 329 —Indent of Mr. J. Jones for 500 maunds firewood No. 350 —It dent of Executive Engineer for 50 maunds chaicoal Register of Cases

Form No 44

FORM No. 44

[Articles 241 and 249]

FOREST DEPARTMENT, BENGAL, DARJEELING DIVISION Register of Cases for the year 1884-85

	Register of Cases	for the year 1884-85	
Yo of Case (1)	Name of File {2}	Subject of case (3)	Date of close of ease (4)
1	Permanent es abl shments	Pay of estable hments (subordinate)	j
2	Stores tools and plant	Purchase of carts	
3	Stat on fuel supply	Indents from res dents	
4	Permanent establishment	Pay of Deputy Conservator	
a	Stores tools and plant	Indent for prismat c compass	
	1		
	1	<u> </u>	

Form No. 45]

Register of Books and Maps.

FORM No. 45.

[Article 244.]

Register of $\frac{Books}{Mops}$ in the Office of the Darjeeling Division, Forest Department,

Benoal.

		Dengai.		
No. (1)	Date of receipt. (2)	No. of copies.	Title or Designation.	REMARKS (5)
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l				

[Artsoles 248, 253]

FORM No. 40

1884-85.	hrerenskor.	Toward (11)	
llegister of Receipts and Issues of Documents in the Office of the Daryeeling Forest Irvision, Bengal, for 1884-85.	4	Bick (10)	
	Subject.	(6)	
	Issues	Date (8)	
	Issi	N(3)	
	RECEIPTS	Date (0)	
the Offic		N ₀	
of Documents in	Namo of File. Lom or to whom	(4)	
nts and Issues o	Name of Fale.	(6)	
of Receip	Care		
Register	Registor	€ €	

[Article 255

Form No. 47] Register of Distribution of Books Circulars, etc

Regarter of dustribution of Books, Greulars, etc., From the Office of the Conservator of Forests, Bengal, Aurusy. 1884-85 FORM No 47.

	REMINE	(15)	
	Total number disposed of	(31)	
	Harari Dagb Drei ston	(13)	
	Chitta-	(212)	
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	San Pari Son ston	(8)	
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	Kur- seong Divi	9	
i_	Darjeel tag Di	3	
	Namber ress ved	9	
	Pescription	(3)	
	Whetes received	8	
	Date	Ê	

Conservator's Tour List of Correspondence. [Form No. 48.

JRM No. 48.

ž	1				
Conservator's orderd.	(£)				
How disposed of.	(6)				
Date of Barrier on Promoter of Promote or to whom Subject. How disposed of Conservator's orders.	(9)				
From or to whom	(\$)				
DOCUMBNTS INCRIVED OR	Date. (3)				
DOCUMENTS BECKIVED OR 185UED.	% (S)	.			
Date of records or	issue. (1)				_

For	m No	49]	Conservator's Register of Proceedings
[Artielo 260]	, for the month of June 1884	Date of previous orders (3)	
FORM No 49	Reguler of Proceedings on the Office of the Conservator of Porests, Bengal, for the manth of June 1884	Subject and order (2)	
	Register of Proces	Proceedings Nos	

Certificate of Transfer of Charge

[Form No 50

FORM No 50

[Articles 264 to 268

FOREST DEPARTMENT, BENGAL

Certificate of Transfer of Charge of the Office of — Conservator of Forests,
Darjeeling Division

Darserling, 1st June 1884

I received the sum of rapees one hundred only, the cash balance as shown by the Cash Book on this da e

I have examined all the office books and found them posted up to date

I have received the needful vouchers belong ug to the accounts of the current month abre made myself acquainted with all out tandings and liabilities on account of the Department

I have exam ned the live and dead stock as well as the books maps office records, and office furniture at head quarters, and have examined the depot remisters which I have found posted up to date

I have received one cheque book No. 44 nnuved as well as cheque book No. 42, con tamps cheques Nos. 1056 to 1075. The counterfoils of the previous cheques have been writen up

Counters gued	
Consur of Forests	(
Relieved Officer	Relieving Officer

[&]quot; Tide art e e 204 and 260 of the Coden

Form No 51] Area of Resyd Leased Proctd and Unclassed State Forests

[Articles 269, 271, 272] drea of Reserved Porests, Protected Vorests and Unclassed or Public Torest Land, and Leased Forests, 1993 94 FORM No 51

Di 1610N	Range	Carl Dat of	Nameof	AREA ON	AREA ON 18º JULY	Added PUR EG THE TEAG	Ergithed on Transference TO OTHER READS		Assa on 30rm June 1894	Number and date of Net 5	Reviera
ε	3	€		Aores (5)	Equivales t in square m les (6)	Aores (T)	Aores (%)	Acres (9)	Equivalent of square miles (12)	or transfer or transfer eto (11)	(31)
Darjeeling	l	Darjoeling	Goompahar	7 438	12	1146	l	8,583	13	342 of 25th Mar 1884	710 acres Rectification of alea
		Ditto .	Tukdah	10,467	16		2951	7 516	21		Rectification—See paragraph—of Annual Report
		Ditto	Rungbul	6,687	6.			5,687	6	-	
			Total	23,592	37	1146	1082	21 786	38	-	
Tresta		•		•	•		*	*	•		
ĺ			GRAND TOTAL 1 898 042	1 898 042	2 967	2 670	26 631	1 883,981	2 945		
1	DAS he ISCh	Dasissiing: The 15th September 1894	۳~					116	Consessation of Remarks	J. Bread	1

Conservator of Forests, Bengal

PORM No. 52.

[Articles 269, 271, 279]

Forest Settlements [Form No 52. RESASKS. State nent thousag the Poopress made in, and the Bxpenditure incurred on, Forest Settlements diving...... 5 DUBING THE TEAR ON AREAS pounts UNDER BOOKS BUTTLE WARM 뱱 Treabildua 3 DECEMBED AREAS UNDERGOING SEFFLLMENT Ae to Forest 3 CAKER IN HAND DURING THE Arra In the 13 22 Arm Amer Aller AT COMMENCE Ξ Namo of Tract 2 Pattre conf of mile of arcar finelly sottled during the rear ARPAS PINALLY SUPPLED DURING FIFT YEAR € DUBING THE Protected Porest PEPERDITUBE 타 Ao. Seprend Porents L'ased Forests Œ INCREBEL PINALLY Porest Ac-3 Ξ Name of For st Ξ J Arra already setti d setti d seom ment of of Sq tare 8 New Orkelot 3 NAME OF LOREST PAPER

[Articles 269, 271, 272]

FORM No 53.

becord of Denascatios and Maintenance of Boundaries

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Porest Surveys.

[Form No. 54.

FORM No. 54.

STATEMENT OF FOREST AREAS SURVEYED AND UNDER SURVEY.

Form No. 54]

Forest Surveys

FORM

Statement of Forest areas surveyed and

	SURFEY	OP INDI	A DEPAR	PR ON L	For	LEST SUL	ITST BEA	яся		OSDINAR	T INCL	TDED IN	Diei	BICT SU		
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	Pre vious	Of year	Pre	Aers Ot	Total cost	479.008	fear	Total cost	Pre- vious	Of fear	Pre- vious	2er. Ol	Total cost	VIOR*	year	Total cost
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Forest	Surveys

[Articles 269, 271, 272]

No 54

under surney during the year 189 -9

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4-yech o	rov r	Under	4-meh	Total	Pre-	or	Total	Areas remaining surrey	Total Forest area at end of year Form No 40	Pre Tions	leat Of	Entire cost of all surreys to end of the year	
Pre Tions	Of	Pre- vious	Of	Total cost	Pre- vious	Of Jear	cost	Areas r	Total Fo			Entire of the	
(19)	(19)	(20)	(21)	(25)	(23)	(24)	(25)	(26)	(27)	(28)	(29)	(30)	(31)
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ICH WORKING 28 BEING 11.ED	faken u hand dumg year	(8)	gd nules	Reserted	Protectes	Unclassed	Leased Foreste
AEEAS FOR WE PLANS AI	At commence- ment of year	€	Sq miles				
SHEN SANG BREN SANG LOCAL GOVT	During year	(8)	Sq m les				
AREAS POR WI PLANG HAVE TIONED BY I	At commerce ment of year	ε	Sq miles			-	
	Entre cost, Por i korest per square area, as in (Working)	FIRST WORSTOO MAKES AND WELCH WORKPO A SHEEF SHOOT LOCAL GOVY A CONTING A SHEEF AND A SHEEF SHEEF A SHEEF	THEOR WOLKING ARLES FOR WEIGHT WORKING A BRITE AND A BLOCK OFFI A COMPILED Dering year At commerce faken u hand At c	Factor Working Falska for which Working Aleske for which Lot Found and working Part appears Part	FIGURE WORKING WORKED LOCAL COUT LOCAL C	Figure Working Area For Weight of Area for which Reit for the Per spare Per spare Contribe Co	Figure Working and Parish Food Working I have fee which Rei I broad Per quart Ordering I has a fee a constructed. The constructed is the constructed in the constructed in the constructed in the constructed in the constructed in the constructed in the constructed in the constructed in the constructed in the constructed in the constructed in the constructed in the constructed in the constructed in the constructed in the constructed in the construction in the const

58. [Articles 269, 271, 272.]

FORMENO, 00.

Communications and Buildings.

[Form No 56

		COM			TODO UDU DUNUMBO	
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	Total	ertended on repairs	(13)	~	99	
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IN THE	ROADS AND PATES	Length repaire	ε	Milos		
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1	Вопериов	Nature of repairs	(8)		Ro ronding head against briga liquidates briga liquida with ocean gate I from	
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	Division		ε	•	Darjoulog	ъ 0

[Articles 269, 271, 272]

Form No 571

FORM No 57

Breaches of Forest Rules

f braches of lorest linles during 1587-88 I OREST DEFAITMENT BENGAL

			7	Register of t	Register of braches of 1 orest times willing	01086	1111111				i					_
			_	Naw Casks	Naw Casks OF THE YRAB		ļ		ă 	DISPOSED OF DURING THE YEAR	DO DO	RING TO	JE YEA	- {	ricean pandine	
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É		1836 87	E STORY E	18 27 Ind ry felling or appro fire to forest printlen of weed, it by fire and minor while it is to est preduce it is (3)	relation, or tracts in ob g sains prohibited (5)	offeners (8)	18 FE	ε	Caers (9)	Persons (asea, Persons Cases Persons (10) (11) (1*) (13) (14)	C480g.	Persons (1*)	Cases (13)	Permona (14)	(12)	
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Total College	ے	- •	•	. =	2	30	80	Ē	2	127			8	14	약	
Somanican	. 0	_		2	•	-	103				-	Ì				_
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Jakps gari	د ۾ ع															
GRAND TOTAL	00 00 00 00 00 00 00 00 00 00 00 00 00															

Conservator of Forests, Bengal Y B — A mean cases taken into court
if means eases distant of onder section 67 of Indian Forest Act 1978
Towars understell cases.

The 15th September 1888 DARJERTING

Conservator of Forests, Bengal.

[Articles 269, 271, 272]

FOREST DEPARTMENT, BENGAL.

Perent Tracte (2) Grouphar Bura (Raddak Dhampara (Bholka
t) s
(3) Tear in which presents (4) (5) (5) (6) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7
t) s
Form Govyhar Bura . Raidak . Dhampura

· Only areas under regular protection should be show :

DABJERLING

The 15th June 1884.

FORM No 59

DIVISION

Ξ

[Articles 269, 271, 272] Area closed and open to Grazing during 189 -9.

Form No 59.] Areas closed and open to Grazing

REMARKS 8 3 OPEN TO ALL Whole year ANISIALS 3 AREA, IN SQUARE MILES Whole year |Part of year | CAMBLS, GOATS OR SHEEP CLOSED TO BROWSERS Protected Forests. Unclassed Forests Reserved Forests. Leased Forests. ŝ 3 Whole year Part of year CLOSED TO ALL ANIMALS હ **₹**

_					Grazing in S	tat	e Fo	r	este	в,	[For	m No. 60,
<u></u>	1	¥01	ar [[u]	is en	far to fatot hazze	ĝ						
[Articles 269, 271, 272.]		Ī	84	3# 8	esl to eniay faloT setar first	[2]	~		_			
37.1	į		LBEST		Talue of Ices at	8	ot		_			
698			S BETT		Other animals.	8						
icles			D and	_	.elameD.	8						
[411	69	83	THE		Goats and sheep.	8						
	during 169	GRAZING FREE. NUMBER OF ANIMALS.	Dobing lements of Government or Otherwise team under Bettenment.		Cows and bullocks,	8		_	_			
	dur	OF A	Dos		Buffaloes.	(21)		_				
		GRAZ		nu	Yakes of fees at	(20)						
		ž	TLEBES	Г	Other animals.	(36)						
	Return of Grazing in the State Forests of		UNDER SUTTLANSHT.		Camely	98						
ö	Fore		IL ON		Goats and sheep,	8						
FORM No. 60.	tate		Br RIGHT	-	Cows and bullocks	(ig)		_				
Z	es.		"	\ <u> </u>	Buffaloes.	18					_	··
R.M.	ın th			acedy.	setat fint ta enfaV	(13)			Poreste.	Protected Foreste	Unclasted Forests	ą,
Æ	eing		AT PRIVILEGED RATES.	Fron receiv-	fectoal	(13)	4		Reserved P	Meded	Jassed	Leased Forests
	1.4	1	8	Г	elamins 19810	3		_	å	Ę	Ĕ	- 1 -
	9	5.5	1 3		Camels	Ιŝ	i T	Т				
	s, c,	22	1	Г	Gosts and sheep	lê.		_				
	lur	PAY	1	\vdash	Cows and bullocks.	18	i –	_	_			
	Re	20	İ		Buffaloes.	[€	i	_				
		GRAZING ON PAYMENT. NUMBER OF ANIMALS	1-	Ť	Fees received.	Ē					_	
		RAZI	١.	-	Other sounds.	İε	i	_				
		52	1 5	-	Camela	18	i	_				
			120		Goats has steep.	13	i	_				
			AT FULL BLTSS	-	Cows and bullocks,	18	<u>' </u>	_				
		ì	"		Buffaloes,	18	ì	_				
		-	<u>.</u>		Drvntos	5						

[driicles 269, 271, 272.]

Form No. 61.]

Artificial Reproduction.

FORM No. 61. Forest Department, Bengal. Artificial reproduction.

			ABBA 1F AGS BC.	i i		SEPERBITE	Exprediture During			Revenue		
Derreson	Kind of Plantation	On 1st Joly 1904	Added during the	Excluded during the year	Area on 30th June 1505	Creation.	Up keep.	Creation.	Up-keep	during the	date of creation of plantation	RIMTHE.
-	-		-	-	•	-		۵	2	11	13	g
	RESULLE.					F.	å	ag.	ži.	Be,	á	
	Total Regular	1								ı		
	Tarrega.											
	Total Taungra Phactations,											
•	OF LTUBAL											
	Total Caltural Operations.											
Norg.	Nors. To two indexts thereas, welling, thinding, alling up blants, sto. Calitati operations are defined in the mesonastical appended to Circular No 10 B, and the fits Angels 1991.	eleamnge, we	edings, thinn	a Zuffig a	p blanke, efo.	Cultural or	perations are	defined in the	nemorandu	papended of	o Circular No	10 %

onservator of Forests, Bengal.

Outturn of Timber and Fuel.

[Form No. 62.

(M No. 62. [Arti

	1		(\$3) EXELES		1		-	{				-1
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	35	_	fasmansvoD (22)		+-	1	+	1	4	ı	++	ing 6
	a l		LatoT (12)		+-	1	+	!	;		++	32
•	ā	800	erablod-1dB:H (02)		+-	i I	+		+	-	1	5 g
	an	14.7	(19) Free Stanfees		+-	1	+			-	+-	- tea
	Outturn (in cubic feet, solid) of Timber and Inel during the year 1883-84, and agency of exploitation.	MINCELLANTOUS	,819 Parchasers,	i i			1-		1	-	++	In Remarks coloured table a by the squaminot in fact the quantity of wood cast cool in producing the day general in calls force with the cast of the control of the cast coloured to the cast coloured
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Porest Department, Bengal.	year	1967	(re) Lotal.		T	نور	丁	III Unclassed State Forests.	T		iΤ	n prod
т, В	the	BE TIN	erablod-ddgas (21)	rests	主	ores	十	For	Ť	ests.	ή'n	actual
FWEN	urru	OR SQUARE TIMBER	29530.812 2025 (2.1)	IReserved Forests.	十	II Protected Forests.	i -	State	Ť	-Leased Forests.	Τi	d cors
FPAR	el de	SAWE OR	(13) Purchasera.	serve	\top	otect	十	ssed	Ť	ased	十	of wan
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~	Timb	over,	Stabled-t [Big (01)		T		亡	III	十		iΤ	la fapi Li of ti
	0	188	(9) Free grantees		亡		亡		亡		1	alons to
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		Į.	(I) Dialeton.		Total		Total		Total		Fotal GRAND TOTAL	Charcoal In Remarks column case how Egureshave hee Dauseeling

Form No 63.)

.[Articles 969, 271, 272,]

Outturn of Minor Forest Freduce

FORM No 63
FOREST DEPARTMENT BENGAL

			Out	turn of	Outturn of Menor Forest Produce	orest Pr	oduce				
	_	1	 	PRODU	PRODUCE REMOVED OR UTILIZED	FD OR UT	II IZED				
Description of produ-	Dr Gove	DY GOVERNWENT AGENCES	BY PORC	Вт Роконаява	Лх Ран	Dr Para Grants	By Right-Holdson	HOLDERE	To	TOTAL	Rextore
8	Quantity (8)	Value (3)	Quantity (4)	Value (6)	Quantity (6)	Value (7)	Quantity (9)	Value (8)	Quantity (10)	Vales	(21)
	_	*		ų		4		×		*	
				Į.	I.—Reserved Forests	Γ orests					
Tores				-						7	
				11.	II Protected Forests	1 Forest					
TOTAL		1	Ţ					ł			1
				1111	III - Unclassed State Forests	State Fe	resta				
Torat	1						-			1	
				II	IV -Leaved Forests	d Forests					
TOTAL .			1							Ī	
GRAND TOTAL							Ì				

Conservator of Borests, Bengal

In the Remarks colours of this form it should be above which of the fixures entered in it are actonic and which are only calimates it being also noted in the latter case how the figures have been parised at

DARDREING : The 15th June 1984 Account of Timber, etc., in Depôts, and sold locally. [Form No 64.

[Articles 269, 271, 272.]

FORM No. 64.

FOREST DEPARTMENT, BENGAL.

Account of Timber and other produce cut or collected by Government agency and brought to depots, sold locally, or otherwise disposed of during the year.

Name of Division.	Balance at commence- ment of the year in forests and rate depots.	Receised auting the year	Total	Disposed of during the year.	Balance in hand at close of the year in forests and sale depôts
(1)	(2)	(3)	(4)	5)	(6)
		TIM	BER (enb	10 feet)	
Darjeeling	206	2,631	2,837	1,980	857
Sundarbans	311	5,262	5,573	1,382	4,191
Chittagong	476	8,548	9,024	8,911	113
Total Timber .	993	16,441	17,434	12,273	5,161
		F	UEL (cut	ic feet)	
Kurseong	126	215	341	341	
Singbhum	30	161	191	161	80
Jalpangura		6,150	6,150	6,150	
Total Fuel .	156	6,526	6,682	6,652	80
	MINOR	FOREST	PRODU	CE (value)	
	R	R	R	R	R
lista	. 9	350	359	359	
Buxa	. 8	530	538	586	2
Pari	20	123	143	128	15
TOTAL MINOR PRODUCE	37	1,003	1,040	1,023	17

Form No 65.]

Abstract of Value of Timber and Stock,

[Articles 269, 271, 272.]

FORM No. 65.

FOREST DEPARTMENT, BENGAL.

Abstract showing the Value of Timber and other Produce at Sale Depóts for the year 1883-84.

	MEN	IND AT C	C7		OF HAND AT DIFFERENCE SET TALUE				
Description of timber and other produce	No	c et	Vajue	3.0	C ft	Vaine	In iavout of the year	Aga not the year	BIMTER
(1)	(2)	(5)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Tumber			R.			B	Ð.	R	
Logs	1 797	41 582	\$6 550	2,745	85 889	1,00,847			l
Sleep@ra and scantling .	11,586	18 121	18 976	22 161	30 051	35,094]	l
Poles	8 6	ì	1,747	1,149	ĺ	1,387) '	1
Slabs, ands, and pieces	3 874		948	4743		1,201		1	
Total Timber	18,132	61 003	78,211	30,797	115,960	1,38,529	60,318		
Firewood and Charcoal	Mds		_	Mde.					
Firewood	8 493		1 486	1	ļ	1		1	1
Charconl .	721	!	635	1,276	}	1,116		}	
TOTAL FORD	6,274		2 091	1 276		1,116		975	
		<u> </u>							
			}					ł	
			}		}				
				Ì					}
	Te	tal.	Sp 303	-		1,39 645	60,318	975	
	Net diff.	repers in	farçur of	the year	R89,343		<u>'</u>		

Dariesting · }
The 15th July 1884.

Conservator of Forests, Bengal

Abstract of Value of Live and Dead Stock

Form No 66

FORM No 66

[Articles 269, 271, 272]

FOREST DEPARTMENT, BENGAL

Abstract showing the value of Live and Dead Stock for the year 1896 97.

DESCRIPTION OF LIVE IND	OS TE	CHREST	Cross of	DF THE	D yFE		REMINE
Dain grock	Num ber	Value	Nama ber	Value	In favour of the year	Against the year	
1	2	3	4	5	6	7	8
Zeve stock		R		2	R	R	
Elephants	7	10,531	10	19 531	9 000		
To al live stock	7	10 531	10	19 531	9 000		
Dead sto k		Ì			1		
Realdings	6.0	1 15 93	726	1 19 75	1 3 821		
Stores (mathemat cal)	700	196	682	4,02	1	43	
Do (Ordnance)	4			1			
Farnata e	200	1	1 -	1 -			
Tents	4	1 7	1	7***			
Boats	7	1 /-		1	٠,	1 633	
Steamers S cameratters		3 99 78 3 14 85	1	1610			
Ba ge	1	1	1]		126	
Mr tsljansone	4.90		1	1		377	
Total dend sto k	850	\$ 3 11 21	0 8 578	3 8 67	5 668		
Galls Torat	5 53	3 21 7	8 5 8	3 36 40	7 14,668		
Grand Total for 1885-\$\sigma \cdot \	7 :	2 60	20 8 53	3,21 7	25 712		

Form No 67] Summary of Revenue and Expenditure

FORM No. 67 [Articles 229, 233, 269 271 273]

FOREST DEPARTMENT, BENGAL.

Summary of Resenue and Txpenditure of the different Divisions during 1883-84

Bungar Haans	D ree jan	Division	Division	[Diration	Total
(1)	(2)	(3)	(4)	(5)	(6)
	8	R		į R	
REVEYUE		1]	1	
I —Tymbet and other produce rem wed from the force a by G variament Agency — or Immeter by Barboos Barboos d Sandalwood e G ass and other union produce	· 			1	
Te as 1			-		
II - Yimber and other produce removed from the force a by documents or purchasers— a Fine-mod and charcos d ran og and fidder grass c Other minor produce f Force vianage g Other terms Loumntat or fees]			
Total II	-				
III -Drift and waif wood and conficeated fore produce	st	i I	·		
Tofat III					
IV—Revenue from foreits not managed by Gor emment— a Daty on foreign timber and other forest produce & Revenue from shared and private forests					
Total 1V					
y -Miscellaneous- a fines and torfeitures 5 stefands c Other sources					
Tofal V					
The Grand Total Refrese	-				

Summary of Rev	enue an	Expend	iture	[For	n No C7
Bunart Halds	Direction (2)	Division,	Division (4)	Dreis on	TOTAL (6)
	R	R	R	2	*
EXPE/DITURE					
A Conservancy and Works - I Timber and other produce removed from the fore is by Government Agency		1			
a Timber b Firewood and charcoal c Bamboos d Sandal wood c Grass and other minor produce					1
	<u> </u>				ــــــــــــــــــــــــــــــــــــــ
Toyal Al		1		!	
II.—Timber and other produce removed from the firests by consumers or purchasers				í	

4.

Form 67, page 223.

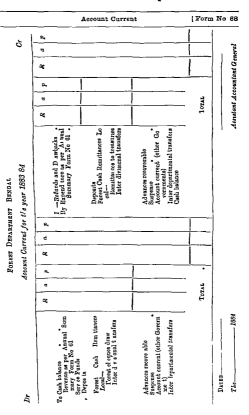
 $\mathcal{A}dd$ the word 'and' between the words "wood" and "confiscated" against head III.

Ontractical and an arrival and a second	[VII, 4.—November 1906.]
 Duty on foreign tumber and o her forest produce Berenoe from shared and private forests 	
TOTAL AIV	
 V —Rent of feared forests and payments to shareholders in forests managed by toperament 	1
Total AV	
VI - Live-stock stores, tools and plant-	-
a. Parchase of eattle 5 Feed and keep of cattle c Purchase of stores tools and plant	
Total AVI	
VII - Communications and buildings a. Reads and bridges b Balkings c. Other works Torat AVII	

Bedgur Haips	Direction	Division	Division	Division.	TOTAL
(1)	(2)	(3)	(4)	(2)	(e)
		R	R		
III -Organization improvement and extension of forests -				, !	
a Demarcation			ĺ		
tion for land and rights Surveys	Į.		i		4gair
4 Working plans	J				
Eowing and planting Protection from Bre Other works	1		- 1		906 J
TOTAL AVIII	,			- 	-
Í					
1 -Miscolianeous-			i		
5 Other charges					
TOTAL AIX					
TOTAL A -COMMENTANCE AND WORKS			1		
—Es ablishments—,					
1.—Salaries— a Conservators	1	- 1	1		
8 Superior officers	ļ	ĺ	1	1	
de planta de la planta del la planta de la planta de la planta del la planta de la planta de la planta de la planta del la planta de la		1		1	
e Deputation and special allowances f Exchange compensation allow	ł	1			
A Exchange compensation allow	1	- 1	- 1		
TOTAL BI					
II.—Travelling allowances—					
a Conservators 5 Superior Officers	- 1		- 1	ſ	
c Subord nate forest and depot es-			ł		
d Office establishments	- 1	- 1	- 1		
<u> </u>					_
TOTAL BIL	- 1	- 1	1	,	
I -Contingencies-					
		1	-		1
e Bents raise and taxes d Pay of Police guards e Official postage	- 1	1	1		•
f Sundries		İ	- 1		
_ (-			<u></u>		
Torat BIHI	1	1	1		
TOTAL B -ESTABLISHMENTS					_~
	_		_		
GBAND TOTAL OF EXPENDITURE		1	_!_		
Sasirae of Desices					

[Articles 269, 271]

FORM No 68



Conservator of Forests, Bengal.

Form No	69) Out	standings on account of Revenue.	
[Articles 269, 271.]	REMARKS (8)		
£.	2 1 2	<u>é</u>	1
_	re A	ė	
83.84	Ralance due to the Department at end of year.	Re .	
188	<u>p</u>	a_	
bus	* # E .	4	
enue dur	Amount realized during year (6)	25	
At. Rev		_ ~ _	
P SWG		_ e	
FORM No. 69. Department, B.	Torat	ac .	
Z E	. to	, a.	_
E 28	of sale	8	
FORM No. 69. Forest Department, Bengal Outstandings on account of Rev	Value of sales and other revenue during year (4)	æ	
16 F	# # # # # # # # # # # # # # # # # # #	0.	
ä	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	8	
FORM No. 69, Forest Department, Bengal. Rectived and Outslandings on account of Revenue during 1883-94	Outstandings at commencement of year.	Q	
Rerena	Partrenlars, (2)		TOTAL
	Divisiow.		- Luna

ORM No. 70.

[Articles 269, 271.]

Outstandings and Liabilities of Contrs. & Disbrs.

[Form No. 70

Forest Department, Bengal.

Outstandings and Liabilities on account of Contractors and Disbursers for 1883-84.

	uke.]	1
	Пеманке. (10)		
	ent se}.	<u>i</u> .	_
ú	By Siliting (9)	ਚ	
BALANCE DUE.	By Department (inchilters).	£ .	
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70	To artine (8)	é	113
	To Department (outstandings). (8)	R	11
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Dan	nd ro	á .	١,.
LNA	Booveries in each and value of sup- plies and work dore during year.	é	1584.
DEPARTMENT DESTOR.	Pooreries in cash and value of supplies and work dore during year.	ct	
DBI	br é	á	Ш.
	Opening belance. (2)	e l	
	0.5	2	[[ٍ '
	DIFIETON (1)	a Total.	DATED

[Articles 269, 271 272]

Form No 7L]

FORM No. 71

POREST DEPARTMENT, BENGAL

Financial Results of the year 1883-84

B M 4 P R E B	6)		
145	Charges (8)	8, 14, 18, 18, 18, 18, 18, 18, 18, 18, 18, 18	3 87 813
TOTAL	Rece pts	8 44 37,264 87,264 87,066 8078 18 078 12 12 12 12 12 12 12 12 12 12 12 12 12 1	6.94334
FORMA TYON PRO TECTION AND INTEROVE MENT OF FORESTE	Charges (6)	8 11 974 97 97 97 97 97 97 97 97 97 97 97 97 97	1 36,962
SPENDE	Charges (a)	2 256 3 256 9 310 6 670 6 670 8 311 3 311 33 414 16 060 9 571	1,20 644
OTHER DEFENDE	Roce pts (4)	23,152 7,105 7,105 7,150 7,606 1,152 1,145 8,33,925 1,28,533 1,28,533 1,66,00	5 37 739
IMBER AND OTHER PRODUCE REMOYED PROM THE FORESTS BY GOVERNMENT	Charges (3)	A 25.907 25.907 25.403 13.42 46.416 2.566 11.91 1.191 2.533	1 30 207
TIMBER AND PRODUCERRENE PRODUCE REN THE FOUR BY GOVERNI AGENCY	Rece pts (2)	25 326 326 326 326 326 326 326 326 327 316 327 316 327 317 31 31 31 31 31 31 31 31 31 31 31 31 31	1 56 595
Ътуваом	8	Derricol De Record Record Marine and Marine Data Pichalana Haartibada Sunghibana Guilanacan Ominascon	TOTAL

Conservator of Forests, Bengal

The 15th June 1394 DARJEELING

Classified List of Forest Officers.

Form No. 72

FORM No 72

SKELETON FORM.

CLASSIFIED LIST OF FOREST OFFICERS IN (BENGAL-WITH ANDAMANS).

CORRECTED UP TO THE 1ST

190 .

(Fide Citeniar No 13 F , dated 21st July 1905, printed in Appendix XXVII of the Forest Department Code, 6th edition).

Form No. 72.]

Classified List

FORM Classified List of Forest Officers in Bengal

_			Cigit	spea Lsst	of Forest Office	re en Bengal
Xa	S232-	Date of bath	Vermoniar and other tens passed.	Carele,	Present charge (Division, Eatge, etc.), and date of appointmen thereto	Eurles (Lod-quites).
1	Costestators—(D	D 11.7			I-IMPERIAI	FOREST
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1	tai Grain-Pay 480(1).					
5	Sri Graic-Pay 2500-(2)					ļ
6 T	4:1 Grato-Pag 2 550(4)					1
10						,
11	Anterior Considers. 1022-(5) Let Grede-Pey Selid-(7).	1		I		
11	tel Grade—Fog A250—(5)					
1	·{			L	}	

of Forest Officers.

[Form No. 72

No. 72.

[Article 274.]

(with Andamans) corrected up to the 1st

190

		ans) correc				90			
J	Cota of	Dat	B OF STESTAN	TIVE APPOINTS	ert,	Ex	OLUM:	MTS.	
٥٨	Date of appointment to Forest Department	To Controlling Staff (class of Assistant Con servators)	To class of Deputy Con- servators.	To class of Conservators	To present Grade	Sub- stan- tive Pay	Allow	Tota?	Ranters
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Form No 72]

Classified List

FORM

Classified List of Forest Officers in Bengal

No	Naut	Date of birth	Vernacular and other testa passed	Circle.	Present charge (Division, Range etc), and date of appointment thereto	Bintion (bend-quarters)
	Extra Deput Conserta-	D M.Y			II-PR	OVINCIAL
3	Not yet transferred from Imperial Service	}		ĺ	ì	1
	Extha Abustant Corrent varons - (8+1 temporarily)	1				
	1st Grade-Pay R350-(2)			}		1
2						
8	2nd Grade-Pay R300+(1) [temperarily (2)]					
	3rd GrodePay R550(3)					
	1					
	7		}	Ì	}	} }
	Rangans-(31) 1st Grade-Fay R150-(2)				III-SUBO	RDINATE
	2					
	2nd Grode—Pay R125—(2)			1		
	\$ \$r\$ Grade—Pay \$100—(5)					
	6	1	1	1	}	

of Forest Officers

[Form No. 72.

No. 72-continued.

[Artiele 274.]

(with Andamans) corrected up to the 1st

190 .

	Date of	Dat	er or Substruct	IVE APPOINTM	EN7.	Ext	оганы	#16	
No .	appointment to Forest Department	To class of Bangers	To class of Sub-Assistant Conservators	To class of Extra-Assist- ant Conservators	To present grade	Sub- stan- tive pay	Allow- Bices	Total	Benase
PO	rest se	RVICE.			ı	R	R	R	
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Form No 72]

Classified List

FORM

Classified List of Forest Officers in Bengal

No.	News	Date of birit	Vernscular and other tests passed	Cires	Present charge (Division Range et) and date of appointment thereto	Stat on (head-gearters
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7					}	}
8	41% Grede-Pay R80~(6)					}
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11	i					}
18			} }			ł
14	\$11 Grade-Poy 250-(5)					}
12			1 1			}
18			1			}
18						}
20			1			
21						
22	814 Grade-Pay #50-(10)		1			
23				1		
24 25			! }	Ì		
26			j	1		
27 23			1	1		
29		} {	1	- 1	- 1	
30 SI	}			1		
91			.	1	j	

of Forest Officers

[Form No. 72,

No. 72-continued.

[Article 274.]

(with Andamans) corrected up to the 1st

190 .

-	Date of	Dat	a of Substant	14E 75501E1R	117	E	OLUME	FTe.	
١٠ ١	ppointment to Forest Department	To class of Rangers.	To class of Sub-Assistant Conservators	To class of Extra-Assist ant Conservators	To present grade,		Attow-	Total	Remares
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Form No 72]

Classified List of Forest Officers

Assamese

Belnchi

Bengali

Capares

Hinds

Oorta

Shan

Sindhi

Tamil

Telago

Higher Standard

Lower Standard

Collognial test.

Hrdn

Marath

Punishi

Вигиеве

Guzerathi

Hindustani

FORM No 72-concluded

Abbreviations

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.

LTT	 Language test prescribed in
• .	 Appointed by His Majesty a Secretary of State for India as an Assistant Lonservator of Forests
FCH	. Fellow of the Royal Indian Engineering College, Cooper a Hill
Surv H B	Passed in Surveying by the Higner Standard, as defined in the Forest Department Code
, ь в	Passed in Surveying by the Lower Standard as defined in the Fores' Department Code
T	Qualified in Surveying according to the test prescribed by Government in orders previous to those in Code
C E Rkı	Obta ned the certificate of qual fication as an Assistant Engineer at the Thomason Civil Engineering College Rurki
Surv Dt	Transferred from the Survey Department.
DDR	Obtained Forest Ranger's (Higher Standard) Certificate at the Imperial Forest School Dehra Dun
*DDR	Obtained Forest Rangers (Higher Standard) Certificate at the Imperial Forest School, Debra Dun, with honours
DDE	Obtained Forester's (Lower Standard) Certificate at the Imperial Forest School, Debra Dun

School Debra Dun with honours Passed the Departmental Examination in Land Revenue Systems

Ditto

Ditto

Fellow of the Surveyor . Institute London

Obtained a certificate by the Lower Standard

Acting Allowance

School

Travell ng Allowance Siamese Order of the Wh to Elephant

Obtained Forester a (Lower Standard) Certificate at the Imperial Forest

Obtained a certificate by the Higher Standard at the Tharrawaddy Forest

in Forest Law

in Procedure and Accounts

ďο

College and University degrees or certificates to be designated by the letters in use locally.

It is sum of the larguage abbier ated as shown above should follow these letters which fudicate the standard of exacute to peaced.

	Return of	Changes in	Subo	rdı	nat	e Establi	shment	s [Fo	rm No 78
		1	FORM					[A	rticle 179
Return o	of changes :	n the Subor	dsnate		Of	nd Depôt fice porary	Estable	shments	sanctione
by the	Conservator	r of Forests				luring th	e month	of	199
DIFISION	Name of Subordurate	Appointment or change in rank	,	Pay		Date from which to have effect	D VISION	CATED TO	EZMIRES
(1)	(2)	(3)	١,	(4)		(5)	No (6)	Date (7)	(8)
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DAT	ZP								
_							Conse	reafor o	f Forests

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FORM No. 74.

[Article 179.]

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Division Name and shartles and		1	T	l N			ī		1				. 00
	Pivieion	tonk of		-	ESE	TCE		cave	substantive	Sub-		Tatal or	The full chain of acting arrangements
(6) (7) (8) (9) (10)			Pay of absente	2	lod		2	arting by		pay of acting officers	allowance	Columne 5 and 8	with the name of the Division to which each of the acting
	-(1)	(2)	(3)	K H	lå.	Bat		(5)	(6)	(7)	(8)	(9)	attached
D ATED	DATED						8	9		£ 0 5.	8	R a P	

The______ 190 .

Conservator of Forests.

Senction to stems of Capital Expenditure.

[Form No 75.

FORM No. 75.

[Article 160.]

FOREST DEPARTMENT, BENGAL.

Intimation of sanction accorded to items of Capital Expenditure for the month of May 1890.

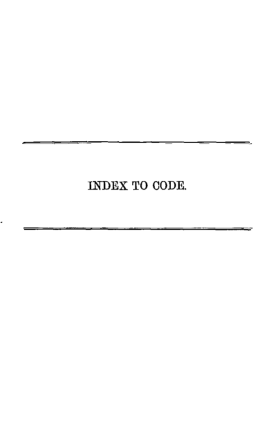
			·,,			
Fanction No.	Dated Forest Division for which sanction is intended.		Nature of work and rate, etc	Amo	rest	Head of service
(1)	(2)	(3)	(4)	(5)	(6)
519	25th May 1990	Darpeeling	l2 ballock* & H39	2 3:20	a p	A VI
				1		

No.

Forwarded to the Accountant General for information.

The 1st June 1890

Conservator of Forests, Bengal.



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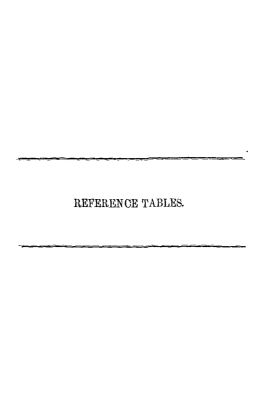
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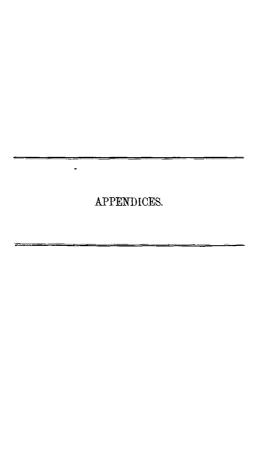
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170	154	207	212	248	252			
171	176	208	213	249	253			
172	177	209	414	250	204			
173	178	213	215	251	250			
174	179	211	216	252	256			
175	180	212	217	253	207			
176	181	213	18	254	253			
178A	182	214	219	255	259			
177	183	215	220	256	260			
178	184	\$16	221	257	261			
179	185	217	273	258	962			
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161	187	220	225	281	265			
162	188	221	226	262	266			
183	189	222	227	233	267			
183A	190	223	228	264	268			
184	191	224	229	265	239			
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190	149	230	*	270	Part of 27			
191	197	231	235	271	Part of 27			
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APPENDICES TO THE FOREST DEPARTMENT CODE, 6TH EDITION.

APPENDIX I.

[Article 26 of Code, 6th edition]

Regulations as to the appointment of Probationers for the Indian Forest Service, 1905.

- 1. Appointments—The Secretary of State for India in Council will, in the summer of 1905, make not less than une appointments of Probationers for the Indian Forest Service, provided that so many candidates are in all respects qualified under the conditions hereinafter set forth, upon the results of a competitive examination to be held in London on the 29th August 1905, by the Civil Service Commissioners
- 2. Admission to Examination Applications for admission to the examination must be made on a printed form to be obtained from the Secretary, Judicial and Public Department, India Office, Whitehall, London, S. W., and to be returned to him not later than Saturday, the 1st July 1905

No applications received after that date will be considered

- 3 Age Limits The age of candidates must not be less than 18, or more than 21, years on the 1st January 1905
- 4 Nationality, etc.—Every candidate must be a natural-born British subject. He must be unmarried, and if he marries before reaching India, he will forfeit his appointment.
- 5. Qualifying **rammaticar**—A candidate must base passed the crammation of the University of Oxford Lowin as Responsions or the Previous Eximination of the University of Cambridge, or some one of the other examinations held (1) by these Universities (2) by the Universities of London or Dublin or (3) by the Joint Board of Examines for the Scottash Universities or the Scottash Indication Department or (4) by the College Entrance I xamination Board of the United States of America and recognized by the Universities of Oxford and Cambridge as equivalent to the examination in Responsions or to the Previous Examination, or must have passed an examination at some foreign University which, in the opinion of the Scottary of State in Connol, is at least equivalent to any one of the examinations above membraned
- 6 Subjects of Examination The subjects of the competitive examination mentioned in paragraph 1 are as follows, it is probable that

App I. Regulations as to apptt of probationers for the Indian Forest Service

candidates for the Indian Forest Service in subsequent years will be required to have passed a qualifying examination in German —

- (1) Mechanics and Physics
- (2) Chemistry
- (3) Zoology
- (4) Botany

Equal weight will be attached to each of the four subjects, and candidates must qualify in each

The Syllabus of the Lxamination forms Sub-Appendix I

- 7 Fee, etc —A fee of 21 is required from every candidate, and instructions as to the manner of payment of this fee, the time and place of the examination and any other necessary information, will be rent to candidates, on implication, by the Civil Seivice Commissioners
- 8. Medical Lxamination —Those candid ites who are provisionally seemed in the competitive examination will be required, borrly after the result of the examination is declared, to undergo a strict examination by a Medical Board at the Ind a Office, at which particular stress will be laid on good vision and hearing

On passing this medical examination candidates will be deemed to be Probationers for the Indian Forest Service

- 9 Period of Probation The period of probation will extend over about three years For the first two years the Probationers will be required to undergo a special course of study at Oxford and to become members of the University if not so aheady During the third year of their probation they will receive practical instituction, visiting inder suitable supervisi is such Continental forests as may be selected for the purpose Excursions may also be made for purposes of study during the first two years, both in term time and in the vacations.
 - 10 Charpts The Probationers will be required to defray all expenses for lodging, board, tuition, and excursions which they may incur during the peri dof their probation at Oxford During the third year of practical in truction on the Continent, which will consist of three terms, each Probationer will be required to pay in advance a charge of 60°C a term, for which the Secretary of State for India will provide (1) hoad, lodging and washing, (2) travelling expenses, and (3) fees to local forest others, etc.
- 11 Course of Study -- The prescribed course of study for the Probationers comprises the following subjects --

I -Subjects auxiliary to I orestry

(1) I lementary Organic Chemistry and the Chemistry of soils (2) Geology.

App I

- (3) Forest Entomology
- (4) Forest Botany
- (5) Geometrical Drawing, Mathematics up to and including Plane Trigonometry and Surveying
- (6) German
- (7) Engineering (elementary)
- (8) Book Leeping in reference to Indian Forest Accounts

II - Forestry, Theoretical and Practical in all its Branches.

12 Conduct and Medical requirements—Every Probationer will be required to conduct himself during the period of probation in a manner ashistactory to the Secretary of State and to give evidence of satisfactory progress in his studies in such manner as may be required failing which, or in the event of serious misconduct, he will be liable to have his name removed from the list of the Probationers

A Probatoner may also, at the discretion of the Secretary of State be required from time to time to appear before the Medical Board, and, should the result be unsatisfactory, he will be hable to have his name removed from the list of Probationers

13 Diploma of Forestry, etc - During the period of probation the proficiency of the Probationers will be tested by periodical examinations

The Probationers who satisfy the Examiners in all these examinations, and complete satisfactorily the practical course in Forestry on the Continent, will receive the Diploma of Forestry of the University of Oxford it is desirable that they should, it possible, also obtain a degree in the Homour School of Natural Science at the University

14 Appointment and Seniority—Probationers who obtain the Diploma of Forcety, and are of sound constitution and free from physical defects which would render them unsuitable for employment in the Indian Forest Service, will be appointed Assistant Conservators in the Indian Forest Department Their seniority will be determined by the results of the examinations held during their two years' residence as Probationers at Oxford and the manner in which they have completed the practical course on the Continent.

They will be allowed at the end of the period of probation to state their preference in respect to the Provinces to which they desire to be allotted, but the distribution will be mide to the several Provinces according to the needs of the public service at the descretion of the Secretary of State for India Officers are, however, at all times liable to be transferrd from one Province to another at the pleasure of the Government of Ind a

15 Reding — Every Probationer, before proceeding to India, will be required to satisfy the Secretary of State, in such manner as may be

Regulations as to apptt of probationers for the Indian Forest Service

determined, of his ability to ride It is desirable that this evidence should be forthcoming before the Probationer proceeds to the Continent for his final period of study

- 16 Attacles of Agreement, etc.—Within a month of his nomination as Assistant Conservator, each nominee must sign articles of agreement describing the terms and conditions of his appointment, he must emilark for India when required to do so by the Secretary of State and must engage his own passage Failure to embark at the stated time will, in the absence of satisfactory explanation, lead to forfeiture of appointment
- 17 Allowance —An allowance will be granted to each Probationer on signature of his agreement varying from 50! to 100!, according to the degree of proficie ey and diligence shown by him during his practical course upon the Continent
- 18 Salary —An Assistant Conservator of Forests will draw pay at the rate of R350 a month from the date of his reporting his arrival in
- 19 Promotion, Lease, Pension, and Provident Fund Promotion, leave, and pension will be governed by the Regulations laid down by the Government of India, and made applicable to I orest officers, such regulations being subject to any modifications or alteratiors which may be made in them from time to time by the Government of India and their interpretation in case of any doubt arising being left to that Government. A copy of the existing regulations can be seen on application at the India Office

Certain information regarding appointments in the upper controlling staff of the Indian Freet Service will be found in Sub-Appendix II, a summary of information regarding leave is contained in Sub-Appendix III, regarding Pensions and Provident Fund in Sub-Appendix IV.

INDIA OFFICE 11th May 1900

SUB APPENDIX 1

(Peferred to in paragraph 6 page 2 above)

SYLLABUS OF THE COMPETITIVE EXAMINATION

I - VECHANICS AND PHYSICS

Mechanics

The principles of the lever, the inclined plane the composition of forces and virtual work their experimental investigation and applies tion to machines and other simple cases of equilibrium. Centre of gravity, couple, torque, velocity ratio, mechanical advantage, efficiency

Regulations as to apptt of probationers for the Indian Forest Service

App I

Application to liquids and gases Density Boyle's law Pump siphon barometer, manemeter Body morring in a stru_hit lines of that its velocity changes proportionally with the time Body moving uniformly in a circle Motion of pendulum bob Momentum, force numbles of a force, energy, conservation of energy

Heat.

Simple theimometry Simple methods of determining latent heats, specific leats, expansion of gases, liquids and solids, vapour pres ures Change of state Simple experiments on conduction, convection and radiation Mechanical equivalent of heat

Sound

Direct determination of the velocity of sound in air and in water the effect of clage of temperature on the velocity of sound in air, mode of propagation of sound in air. Simple methods of determining the pitch of a note. Characteristics of musical sounds.

Light

Laws of reflection and iefraction Simple methods of determining testing and the focal lengths of mirrors and lenses. The estimates from of the empond mirrorscope and of the astronomical telescope. Dispersion, the spectroscope, spectra of different k nds. Simple photometry. Elementary notions of the determination of the velocity of high.

Electricity and Magnetism

Properties of electrified bodies Methods of electrification Electric induction. The gold leaf electroscope Elementary quantitative notions of electrical quantity capacity potential and specific inductive capacity Condensers. Properties of magnets Methods of magnetization Magnetic induction. Simple methods of determining the declination and dip at a place and of comparing magnetic fields and moments. The construction of the batteries of Volta Daniell and Leclanché and their theory. The secondary battery. The physical and chemical action due to a current. Simple galvanometers, ammeters, and voltmeters. Measurement of current strength electromotive force and resistance. The production of currents by electro-magnetic induction. The broad principles of the induction coil and dynamo.

PRACTICAL EXAMINATION

Simple experiments illustrating the principles stated above

II - CHEMISTRY

The sampler chemical and physical propert es of common substances such as lime, salt sugar, water, air

App I Regulations as to apptt of probationers for the Indian Forest Service

The preparation (excluding details of technical processes) and properties of the following substances -

The metals, tin, lead, iron, copper, zinc, magnesium, calcium, potassium, sodium, their simpler and more important compounds, especially such as occur naturally, and such compounds and alloys as are used in the Arts.

Hydrogen, oxygen, water, ozone hydrogen peloxide,

Nitrogen, ammonia, ammonium salts, nitrous oxide, nitric oxide, nitrogen peroxide nitrates

Carbon, carbon dioxide, carbonates, carbon monoxide

Chlorine, bromise, iodine, chlorides, bromides, iodides, chlorates, hypochlorites

Sulphur, sulphuretted hydrogen, sulphides, sulphur dioxide, sulphur trioxide, sulphites, sulphides

Phosphorous, 1 he-sphoretted bydiogen, phosphorus trioxide, phos phorus pentoxide, orthophosplates phosphorus trichloride, phosphorus pentachloride

Silica

The punesples of chemical change condation and reduction, combistion, flame Allotropy Methods of purifying bodies Methods of determining the composition of air and of water. Laws of chemical combination. Diffication of gases. The stomic and molecular hypotheses The simpler methods of determining equivalents. General considerations used in determining molecular weights and atomic weights. Chemical notation.

Alechel, ethane, and the simpler ethylic compounds, considered in detril as typical bodies. Methylic alechel and methane, and benzylic alechel and tokene considered briefly as analogies of alechel and ethine. Characters of primary norm il alechels in general, and of their corresponding hydrocarbons.

Aceta acid, aldebyd and the simpler acetae compounds, considered in detail as typical hodies Benzoic acid and benz aldebyd, and formic acid and form aldebyd, convidered briefly is analogues of acetae and and aldebyd Characters of normal mon-acids in general and of their corresponding aldebyds

Oxalic acid and the simpler exalic compounds. Characters of normal di acids in general

Processes (i) for the detection of carbon, hydrogen nutrogen sulphur organic compounds, (ii) for the estimation of carbon hydrogen, nutrogen in organic compounds, (iii) for the production and analysis of the sitter as it of organic acids and the platinum salts of organic bases, (iv) for the determination of vapour desisties by the V Meyer method.

The determination of the formula of an organic compound

App I

Regulations as to apptt of probationers for the Indian Forest bervice

PRACTICAL EXAMINATION

The Practical examination may include -

Simple experiments and preparations illustrating the properties of the inorganic substances named above

Simple quantitative experiments, such as, the determination of the loss of weight on heating a body, the determination of the volume of gas evolved on the solution of zinc in acid. The volumetric estimation of acids and alkalies

The qualitative analysis of simple salts containing not more than one of the following metals, and one of the following acid radicals —Sodium, pota-sium, ammonium calcium magnesium, zinc, copper, iron, lead tin, oxide, carbonate, chloride sulphate, mitrate, sulphide

III -ZOOLOGY

A general knowledge of the structure and life history of the Rabbit the Frog, the Dogsfish the freshwater Crayfish the common Earthworm Obelia, Hydra, a Gregarine, Paramoeeium, Amoeba The simpler physio logical properties of the various systems of organs such as the circula tory digestre, etc., which are met with in these animals An delementary knowledge of the structures and properties of the cell and of the trissue (epithelia musicular, connective bone, cartilage, fat, blood, and lymph) built up of cells in the Rabbit or Frog An elementary acquantance with the formation of the ova and the spermatozoa in Vertebrates, and with the phenomena of fertilization and of cleavage of the ovum, and with the formation of the primary embryonic layers and the origin of the amnon, allantous, and placents

PRACTICAL EXAMINATION

In the practical examination candidates will be required to demonstrate by dissection or otherwise the structure of some one or more of the animals named above

IV -BOTANY

The following plants as exhibiting the life history of plants, the relation of the plant to external conditions, the processes and mechanisms of nutrition growth and reproduction, the structure and functions of the plant—

Augiosperms helianthus, tilia, zea Gymnosperms pinus Ptendophyta aspidium, equisetium Bryophyta funaria, pelha Algæ vaucheria chlorococcus Fungi bacterium, a lichen, a parasitic fungus

PRACTICAL EXAMINATION

Candidates will be expected to show an adequate requaintance with the microscopical examination of the chief plant tissues, and to describe typical specimens and preparations Regulations as to apptt of probationers for the Indian Forest Service

SUB APPINDIX II.

(Peferred to: paragraph 19 page 4 above)

LIST OF APPOINTMENTS IN THE UPPER CONTROLLING STAFF OF THE INDIAN LOREST SERVICE

Norz - These 1 sts show only the existing samet oned scale witch a lable to alteration at any time. Private of the appearance to the various grates of Deputy and A shant tone rations are bring grates of Deputy and A shant tone rations are bring gradually transferred to the troe near Force Berroes with one reach the links "links" it is to the appent needs numed are held by members of the limper all Porcet Berroes which are recruited under these right loom. Into west, rail here ment once manufor, Assistant Commercials. 2nd grade on R350 a month is that to which pro attoriors are id narly appointed if they have acquitted the nacives cred tably during the r course of instruction

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• a e							
			INDIA				
	apector Gene al				anno.	a month ris il incr men a mont! O a mont!	ts of
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	rators (exclud ts below) —	ing the	Conservators	on	the	Bombay	and

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3rd Imperial Foiest School -

sec d ng

4

1 Dep ty D rector Pay of grade 2 Instruct s b (4 tempora y) Fore gn Serv ce appo nimente

BENGAL WITH ANDAMANS

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1	Deputy Conservator	let grade	1	١
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1		3+1	- 1	
3	Conservator	s 4th	- 1	Ve apoa
2	Ass tant	lst		١.
٦	€ onte v to	r 2nd		,

UNITED PROVINCES.

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80	ale.						R	
2	Deputy Con	nservato	rs, 1st g	rade				month
2	,,	12	2nd	19		•	800	**
2	,,	**	3rd	12			650	19
3	,,	22	4th	21			550	22
3	Assistant	32	1st	19		٠.	450	27
4	,,,	19	2nd	72	•	•	350	"

PUNJAB (WITH NORTH-WEST FRONTIER PROVINCE AND BALCCHISTAN) AND CENTRAL PROVINCES.

4	Deputy C	onservato	rs, 1st g	rade			٠,	
5	39	29	2nd	13	•		•1	
5	"	23	3rd	22		•	٠,	As above.
7		**	4th	22	•	•	- (
8	Assistant	,,	lst	22			١.	
7			2nd				.,	

BURMA.

5	Deputy Co	nservato		rade				1
$\frac{5}{12}$	19	**	2nd 3rd	**			- 1	ł
14	17	1,		11	-	•	- 1	As above.
	Assistant	23	4th	27			- 1	
8	Assistant	**	lst	.,		•	- 1	1
6	,,	11	2nd	15			- 4	,
		-		MAT	D s o			

MAUBAS

1 Conservator, 1st grade 1,600 a mout 1 1 2 2 1,400 1 1,400 1 1,400 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2									
1 "Srd" 1,200 ",3 Deputy Conservators, 1st grade 1,200 ",3 Deputy Conservators, 1st grade 4" 2nd ", 2nd ", 3rd ", 3rd ", 3rd ", 3rd ", 4st ", 4st ", 4s above.	1	Conservator,	1st g	rade					1,600 a month
3 Deputy Conservators, 1st grade 7 " Srd " Srd " As above. 5 Assistant " lat " As above.	ļ	**		,13				•	
3 Deputy Conservators, 1st grade 4 " " 2nd " 7 " Srd " 8 " 4th " As above. 5 Assistant ", lat "	Ŧ	. 17	310	33					1,200
7 " 3rd " As above. As above.	3	Deputy Cons	ervate	ors, 1st g	rade			• • •	
8 " 4th " As above. 5 Assistant " 1st "		**	17		22			· •	
5 Assistant , lst ,		22	*1		13			٠.[A 1
6 9-d " · · · }					19			- {	AS BOOVE.
o ,, 2nd ,,		Assistant	**		33	•	-	- 1	
	u	39	,,	Znd	29			٠,	

BOMBAY AND SIND.

Ŧ	Conserva	tor, 1st grade					٠.٦	l .
1	19	2nd						i
1	**	3rd			-		- 1	(
2	Deputy	Conservators,	1st g	rade		:	•	
4	**	22	2nd	,,				As above.
7	93	**	3rd	13	-			1
6		, ,,	4th	93	•		•	l
٠	Assistan	t "	lat	32				J

I QGA

Regulations as to apptt of probationers for the Indian Forest Service

SUB-APPLNDIX III

(Referred to in paragraph 19, page 4 above)

LEAVE

1 The following is a summary of the principal regulations relating to the leave admissible to officers appointed to the Indian Forest Service by the Secretary of State from the United Kingdom

Long Leave

2 Furlough is admissible to an aggregate amount of six years during the service. The amount "earned" is one fourth of an officer's active service and the amount "due" is that amount less any enjoyed.

3 Furlou h without medical certificate can, if due, be generally taken after eight years' active service, and again after three years'

continuous service It is limited to two years at a time

4 Finlough with medical certificate is limited to one year if an officer has not served three years continuously otherwise he may have leave up to two years, and it may be extended to a third year

The allowances admissible during furlough are —

- (1) During the first two years of furlough without medical certificate and during so much of furlough with medical certificate as may be "due"—half average salary subject to certain maximum and minimum limits
- (2) After the expiration of the period for which the foregoing allowances are admissible,—one quarter of average salary, subject to certain maximum and minimum limits

Short Leans

6 Privilege Leave is a holiday which may be granted to the extent of one eleventh part of the time that an officer has been on duty without interruption, and it may be accumulated up to three months, earned by 33 months service. During privilege leave the officer retains a hean on his appointment, and receives the salary which he would have received if on duty. An interval of not less than six months must elapse between two periods of absence on privilege leave.

Privilege leave may be prefixed to furlough, special leave, or extraordinary leave without allowances The whole period of leave thus taken in combination is known as combined leave Combined leave may not be of less duration than six mouths, nor, except on medical certificate,

may it be extended beyond two years

7 Special Leave may be granted at any time for not more than six months, with intervals of six years' service, allowance calculated as during furlough, are given during the first six months only, whether taken in one or more instalments. This leave is included in the aggregate of six years' furlough admissible

- 8 Extraordinary I eave without allowances may be granted in case of necessity, and except in certain specified cases, only when no other kind of leave is by rule admissible it may be granted in continuation of other leave
- 9 Subsidiary Leave in India for a minimum of 10 days, usually with half average salary, is granted to an officer proceeding on or returning from leave out of India, or on retirement to enable him to reach the port of embarkation or to rejon his appointment it admissible only at the end and not at the beginning of combined leave If the officer is entitled to privilege leave he can draw pay at privilege leave rates for as many days as he is entitled to such leave
- 10 Short Leave is also granted to enable officer to appear at examinations, etc

General Rules

- 11 Leave of absence, whether on furlough or on privilege leave, can never be claimed as of right, and is given or refused at the discretion of Government
- 12 After five years' continuous absence from duty, an officer is considered to be out of the employment of Government
- 13 When leave allowances are paid at the Home Treasury, or m a Colony where the standard of currency is gold, rupees are converted into sterling at the rate of exchange fixed for the time being for the adjustment of financial transactions between the Imperial and Indian Treasuries, unless any other rate has been exceptionally authorised But for the present the rate of conversion is subject to a minimum of 18 6d to the rupee

SUB-APPENDIX IV

(Referred to in parsgraph 19 page 4 above)

PRISIONS AND PROVIDENT FUND

1 The following is a summary of the principal pension rules applicable to officers of the Indian Forest Service appointed by the Secretary of State from the United Kingdom

An officer of the Indian Forest Service is eligible for a pension on coluntary retirement after completing 20 years qualifying service or attaining the age of 55 years. If at an earlier date he is compelled to retire from the service through ill health not occasioned by irregular or intemperate habits, he becomes eligible for an invalid pension or a gratuity according to the length of his service

The amount of pension or gratuity is regulated as follows -

After a service of less than 10 years, an invalid gratuity not exceeding one month's emoluments for each completed year of ervice

Years

App. I.

Regulations as to apptt of probationers for the Indian Forest Service

After a service of not less than 10 years an invalid pension not exceeding the following amounts:-

	Scale of Pension					
of completed service	Sixteetha of average emoluments	Maximum limit of pension				
		R		R		
10 11 12 13 14 15 16 17 18	20 21 22 23 24 25 26 27 28	1,000 1,400 1,800 2,200 2,600 3,000	a year or	83 a a 116 a 150 183 a 216 a 216 a 250	month " " " "	

After a service of not less than 20 years, a retiring pension not exceeding the following amounts .—

Years of Completed Scale of Pension

Service			Maximum L	mut of	Pension	i
	Sixtieths of Average					
20 to 24	Emoluments 5	Rs	4 000 a year	or Rs		month
25 ard above j	30 5		5 000 ,,	33	4163	**

Officers who have shown special energy and efficiency during an effective service of three years as Inspector-General of Forests or Conservator (First Grade) may, at the discretion of the Government of India be allowed an additional pension of Rs. 1,000 a year

Subject to certain prescribed conditions, rupee pensions are now sexchange of 1s 9d the rupee

2 A Provident Fund has also been established on the following

- (a) The contribution is compulsoly up to 5 per cent on salaries, with voluntary contributions of a further 5 per cent, while on leave, an officer may subscribe any sum he pleases, subject to a minimum of 5 per cent, on his leave allowances and a maximum of 10 per cent on his salary.
- (b) Compound interest on such payments is annually credited by Government to each officer subscribing, the late being at present 4 per cent per annum
- (c) Receipts and payments are made in rupees only.
- (d) The sum which will thus accumulate to the credit of an officer to be his absolute property, to be handed over to him unconditionally on quitting the service; or, in the event of his death before retirement, to his legal representatives

Regulations as to apptt of probationers for the Indian Forest Service

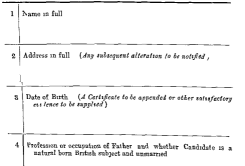
FORM OF APPLICATION TO COMPLEE AT FXAMINATION, 1905 (Referred to in paragraph 2, page 1 above)

This form must be completed by the Candidate in his own handirriting and returned, with the necessary documents, to the Secretary, Judicial and Public Department, India Office, Whitehall, London, S.W., not later than Saturday, the 1st July 1905

No application received after that date can be considered

If condidates who return the Application Form do not receive an acknowledgment of it within four complete days, they should communicate with the Secretary Judicial and Public Department

India Office, 11th May 1905



Regulations as to apptt of probationers for the Indian Forest Service.

FORM	0.5	Annez	 t	alm.	4

5	Whether Candidate has passed	one of the Examinations named in
	Clause 5 of the Regulations.	(A Certificate to that effect to be
	appended)	

6	Places of education duri factory testsmanials of that period) From	ing the last four years, with dates of good conduct to be appended to	s (Sati. to cope
	at		
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APPENDIX II.

[Article 29 of Code, 6th edition]

Rules to regulate the constitution of, admission to, and studies and discipline at, the Imperial Forest School Dehra Dun.

Section I .- Constitution and Studies.

- 1 The School is under the administrative control of the Inspector-General of Forests, who is assisted by a Board consisting of—
 - 1 The Inspector General of Forests President ,
 - 2 The Director of Public Instruction, United Provinces,
 - 3 The Director of the School ,
 - 4 One Conservator from each province (not more than three serving in any given year),
- with, as Secretary, the Assistant Inspector General of Forests.
 - 2 The Superior Staff of the School consists of-
 - 1 The Director 2 The Deputy Director
 - 3 and 4 Two Instructors
 5 The Vernacular Instructor,
 - 6 The Assistant Instructor and Curator.

The Director, Deputy Director and two Instructors are officers of the Indian Forest Service on the India List The Vernacular Instructor and Assistant Instructor and Curator are officers of the Provincial Forest Service, and are also on the India List

- 3 The Director of the School is charged with (1) the general administration of the Institution, including the regulation of the course of study under the arrangements prescribed by the Board of Control, subject to the sanction of the Government of India, (2) the supervision of the School buildings, quarters, and gardens, (3) the control of the accounts and the conduct of correspondence
- A Courses—There are two courses one in English, the other in the Hindustani language. Each course lasts 234 mouths. The English course is that followed by the "Upper Class," The first year's students are called "Juniors," the second year's students, "Seniors." In the English course students are prepared for the criticate in Forestry by the "Higher Standard," in the Hindustani course, for that by the "Lower Standard.

App. II.

Rules to regulate constitution etc. Impl For School, Dehra Dun

The subjects taught in these courses are the following, described in the School Syllabuses :-

1 Forestry, meluding Sylviculture, Utilisation, and Forest Working-Plans, both theoretical and practical

2 Mathematics-Elementary Arithmetic, Algebia, Trigonometry, and Mechanics, in their application to forest questions

3 Physical Science, including Chemistry, Physics, Physiography, Geology Mineralogy and Soils
4 Botany both theoretical and practical, including the collection and pre-

servation of plants

5 Zoology-the classification of snamals and the study of useful and dangerous species, especially of insects and the collection and preservation of anecimens

6 Drawing, burveying, and Estimating, as required for Forest Officers 7 Forest Engineering, theoretical and practical

8 Forest Law, the elements of Craminal Law, and Departmental Organiza

tion P Forest Accousts and Pro educe

Besides the above a maximum of 200 marks will be allotted at the final examination for energy displayed in attaining physical efficiency during the school course.

5. Term -The terms of study are as follows --

Preliminary term-April 15th to June 30th, in camp or at Dehra Dun Pains term - July 1st to October 31st, in Debra Dun lat year Winter term - November 1st to December 22nd in camp Vacation - December 23rd to January 5th Spring term - January 6th to March 31st, in camp Hill tour term-April 1st to May 31st, in camp Vacation-June 1st to 30th Psins term - July 1st to Ortober 31st, in Dehra Dun. Winter term-Aovember 1st t . December 22nd, in camp Vacation-December 23rd to January 5th Spring term-January 6th to February 15th, in camp Examinations, including survey test, February 16th to March

6 Examination: - The School Examinations arel Monthly, to test, progress and application 3 Final

The Monthly Examinations are usually held on the last two working days of each month, as the Director may order The marks obtained at these examinations are counted for one-third of the aggregate at the Final

The I and Examinations are held in March of the second year, and the marks then obtained count for two-thirds of the aggregate.

The following is the scale of marks allotted to the several subjects taught at the Imperial Forest School -

Forestry Silviculture					Marks
Monthly					166
Finals Written					167
ripals Oral					167
•					500

Rules to re	gulate co	nstı	tutio	n, et	c,I	mpl. F	or. E	Scho	ol, Del	ara I	-un
Utilization-	_										
Monthly										84	
Finals	(Written				•			•		83	
rinais	Oral	•	•	٠	٠	•	٠	٠	•	83	250
Working-P	lans										
Monthly										84	
Finals	6 Written				٠					83	
r toats	& Oral	•	•	٠	•	•	•	٠	•	83	250
Surveying,	Drawing as	ad E	tımat	me#	_						
Monthly										100	
	(Final Su	rvey	Plate							50	
Finals		-								75	
	Oral	•	•	•	٠	•	•	٠	•	75	800
Engineerin	e										
Monthly	٠.									100	
Finals	S Written									100	
т щаль	¿ Oral	•	٠	٠	•	•	٠	•	•	100	300
Botany-											DU
Monthly				_		_				130	
2202102	(Herbarn	ım	:	:		:	:	:	อี้งา		
Finals	Written					•		:	110 (270	
	(Oral					:			iios		
	-										400
						T	otal	Fores	try		2,000
Mathemati											
Monthly Finals	,	•	•	٠	•	•	٠	•	•	67	
E Ingra	•	•	•	•		•	٠		•	133	800
Law-										_	200
Monthly			_							66	
	(Written	•	Ξ.	•	•	•	•	•	•	67	
Finals	{ Written Oral			:	:	•	•	:	•	67	
Science-	• • • • • • • • • • • • • • • • • • • •		-	•	•	•	•	•			200
Monthly										700	
,	(Writton	•	•	•	•	•	٠	•	•	100	
Finals	{Written Oral	_	•	•	•	•	٠	•	•	100	
	Carac	•	•	•	•	•	•	•	•		300
Zoology-											300
Monthly										50	
Finals	{Written Oral						:	- :	•	50	
Linels	laro f							:	•	50	
Accounts-	_								•		150
Monthly			_		-						
Finals	(Written			•	•	•	•	•	•	50 50	
E mais	Oral		:	:	:	-	•	•	•	50	
			•	-	•	•	•	•	٠.		150
Physical	efficiency	٠	٠	٠	٠	•	٠	•		- 3	200
						GRAND	Tot			_	200
						AND	201	~~		5,	2U()

 $[\]bullet$ N.B .—The monthly examination will include drawings during the term

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Rules to regulate constitution, etc , Imr ! For School, Dehra Dun.

- 7. Certificates —There are two certificates obtainable in each class, after the final examinations, a "pass" certificate and an "honours" certificate. The former is granted to students who obtain over 50 per cent of the aggregate marks allotted to all subjects, provided thus uncludes 50 per cent, of the marks allotted to all subjects, provided thus the cludes 50 per cent, of the marks allotted to attuents who obtain over 75 per cent, of the aggregate marks allotted to attuents who obtain over 75 per cent, of the aggregate marks allotted to all subjects, including over 50 per cent in each individual subject. These certificates are only granted on the orders of the Board of Control who have authority to exercise their divertions in doubtiful cases.
 - 8. Five silver medals are offered by Government for competition each year, and these may be awarded to:-
 - 1. The best 2nd year Upper Class student.
 - 2 The best 2nd year Lower Class student 3. The best 2nd year Upper Class student in Forestry.
 - 4. The best 2nd year Upper Class student in Botany
 - 5. The best 2nd year Upper Class student in Forest Engineering.

Gold medals may also be awarded to those 2nd year Upper Class students who obtain Honous Certificates as defined in the preceding rule All medals and prizes whether given by Government or other donors, will be awarded by the Board of Control, who are at liberty to essencise their discretion in withholding any medal or other prize offered for competition, should the attainments of the students in their opinion not reach the required standard.

9 Should any student of the three categories enumerated in Rule 11, be unable (a) to appear at the final examinations, or having appeared (b) fail to pass those examinations, the will not be permitted to appear at any subsequent final examination, unless he follows a second time the whole course of mitruction at the School, or at the discretion of the Director, the second year's course

Section II.—Admission Rules.

10 The total number of students of each class who can be admitted into the School each year will be limited to such number as the Board of Control may decide, from time to time, can be accommodated in the School. The number of studentships to be allotted each year to the respective Provinces, as well as the number of nominations to be made by the Director will, with due regard to the total prescribed by the Board of Control, be decided by the Director of the School before the story of the School before the story of the School school and the total prescribed by the Control, and continuities as to their requirements, and communicated to the Local Governments concerned.

A - Upper Class.

There are three categories of students in the Upper Class—
 Private students

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Rules to regulate constitution, etc., Impl For. School, Dehra Dun.

- (2) Students already in the Government service.
- (3) Students deputed by Native States.

12. Private students comprise all those students who are at present without appointment in any Forest Service, and whose object it is by becoming possessors of Forest School certificates, to obtain employment either in the Forest Service of the Government of India, or in that of a Native States or some other owner of Forest property.

(i) Candidates for admission to the Forest School as private stu-* Conservator of Forests, Bengal Circle,

at Darjeeling. Conservator of Forests, Eastern Lengal and Assam Circle, at Shillong Conservators of Forests, United Prov-

nces-Western Circle, at Naini Tal. Ea tern Circle, at Lucknow. Conservators 'of Forests, Central Prov-

inces-Southern Circle, at Nagpur. Northern Circle, at Jubbulpore.

Berar Circle, at Amraoti Conservator of Forests, Punjab Circle, at Labore

Conservators of Forests, Upper Burma-Northern Circle, at Maymyo Southern Circle, at Maymyo.

Conservators of Forests Lower Burma-Pegu Circle, at Rangoon Teoa-serim Circle, at Rangoon Conservator of Forests, Bombay Presi-

dency-Northern Circle, at Bandra. Central Circle, at Poons Southern Circle, at Belgaum

Deputy Conservator of Forests, in charge Sindh Circle, Karachi.

Conservators of Forest, Madras Presidency -Northern Circle, at Waltair.

Central Cir Ie, at Madras Southern Circle, at Coimbatore. dents must not be less than 18 or more than 25 years of

age on the 15th October of the year in which they present themselves for the enexamination, and their applications must be sent to a* Conservator of Forests, through a Divisional Forest Officer of rank not below that of an Assistant Conservator of 1st grade, or through Collector or other district officer in such time that the applications may reach the Director of the School not later than the 1st August in each year. Neither the Conservator, the Divisional Forest Officer, nor the Collector need belong to the Porest cucle or Province in which the candidate seeks employment: but Divisional Forest Officers and Collectors may not forward to Conservators applications

(a) A certificate that the candidate is a "Native of India" within the meaning assigned to those words by section 6 of 33 Vict., Cap 3.

unsupported by the five certificates enumerated below, namely :-

^{† &}quot;Native of India" means any person born and domiciled within the dominions of His Majesty in India, or within the territories of Indian Princes tributary to, or in alliance with, His Majesty, of parents habitually resident in India, and not established there for temperary purposes only.—(Article 37, Civil Service Regulations)

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- (6) A certificate of age.
- (c) A health certificate in the form prescribed by atticle 49 of the Civil Service Regulations, signed by the Civil Surgeon of the district in which the said Divisional Forest Officer's or Collector's duties ite, and testifying to the candidate's sound constitution, good vision and hearing, and general physical fitness for a rough out-door life in the Forest Department, and to the fact that he bears on his body marks of successful vaccination or of small-over.
- (d) A certificate of respectability and good moral character from two or more persons whose social or official position can be accepted as a guarantee of reliableness.
- (e) A certificate from an officer of the Educational Department, of a rank not less than that of a Denuty Inspector of Schools or the Head-master of a High School under public management, to the effect that the candidate's education appears sufficiently good to give hopes of his being able to pass the entrance examination.
 - The last three certificates must bear date not further back than the 1st April of the year in which the candidate proposes to present himself at the entrance examination.
 - If any person, giving certificates as above under (c), (d), and (e) is in a position to mention anything more to the credit of the candidate than the certificates actually called for, he may do so.
- (ii) Upon the receipt by the Conservator of any application in respect to which the preceding conditions shall have been observed, that officer may either accept or reject the application, without assigning any reason for so doing, or he may require the candidate to produce other or better certificates in person before him.
- (ui) Those candidates who have been approved by the Conservator will be permitted, under his recommendation, to appear at the next entrance examination for the Forest School held in his Circle.
- (vv) The entrance examination is held in the month of October each year, on such dates not later than the 15th as may be fixed by the Ducetor, both at the Impensal Forest School and at such centres as may be fixed from time to time by Local Governments, and under such officers, Educational, Revenue, Forest, or other, as may be appointed. Provided that the date shall be communicated by the Director to

Rules to regulate constitution etc. Impl For School Dehra Dun.

Local	Governments	and	Conservators	on	or	before	1st
August	The subject	s of e	examination are				

	Minima pass marks. Per con
1 English Conversation .	. 50 33
9 Amthmatic	40
3 Algebra, up to and including quadratic equation 4 Ele neuts of Eucl d, Books I to IV and Book	AT Autp
examples 5 Mensuration—lengths areas and volumes with	examples 25

The conversational test in English will include the explanation by the candidate of the meaning of passages in furly simple English which have been red to him, the object being to seenge that he possesse sufficient knowledge of the language to follow and understand the course of lectures.

The examination papers on the above subjects will be forwarded by the Director, in sealed covers to such officials as the Local Governments may direct in the month preceding the examination

- (v) A Local Government may lay down rules under which the number of candidates allotted, under Rule 10, to the Province for admission into the School shall be selected from the number of passed candidates. In such rules due regard must be had to the place taken in the examination, but the Local Government shall not be debarred from preferring, for good and sufficient resons, a passed candidate who may have taken a lower place in the list to one higher on the list provided that the Director may, after inspection of the papers of the selected candidates, place before the Local Government an objection to the admission of any of such candidates on the ground that he is below the required standard.
- (vi) The Local Government way, if it thoulse in, example from the entrance examination any candidate who is a Backelor of Artis, or who has obtained a degree or diploma of about the same standard at any University in India or in the United Kingdom or in a British Colony, or at any educational institution to which the Government of India may extend the privilege provided that such degree or diploma shall not give such candidate a preferential claim over any candidates who have passed the entrance examination and who may appear more eligible for the Forest Service.
- (vn) Prior to the admission of a student, his parents or guardians must satisfy the Director that they are willing and able to detray the expenses of the student at the School These expenses are estimated to be not less than H3224 for each student lying in native fashion, and H1,0571 in the case of

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those living in European fashion (nude Rule 21) Of these sums, parents or guardians must deposit with the Director, before the course commences, a sum of R141 in the case of native students and R188 in the case of European students, to meet the initial cost of uniform, books, instruments, stationery, and camp equipage (vide Rule 18), and, in addition, R50 as caution-money

- (viii) All car didates not already in the service of Government, who may have successfully passed the entrance examination, will be required to undergo, in addition to and before the prelimipary term commencing on the 15th April, a course of practical training in the forests of the Province from which they come, during the 31 months beginning on December 1st in the year of examination and ending on March 15th in the year following Such candidates will not be allowed to join the School unless they can produce a certificate eigned by the Divisional Officer under whom they have served, and counter-signed by the Conservator of the Circle or in the case of Native States by the Durbar, that they have undergone the course of practical training in a satisfactory manuer and are likely to become useful Forest Officers Candidates for the Lower Class will also be required to undergo a similar course of practical training and to produce a similar certificate
- (ix) Local Governments may, on the recommendation of a Conservator or of the Director, and, me receptional cases, allow selected private students who have passed the entrance examination, and given satisfaction during the 34 months of practical work referred to in (viii), a monthly stipsed not exceeding \$150, to asset them through the School course, provided that such selected private students previously execute an agreement binding themselves to serve the Local Government concerned (i) the event of their obtaining the School certificate) for a period of not less than five years—vide Rule 17
- (x) Private students while under training in the forests of the Province from which their names have been sent up will receive travelling allowance at the rate of \$125 per measure to enable them to defray their travelling expenses during the course of \$\frac{1}{2}\$ month; practical training referred to in (viii) This allowance will be met from the budget grants of the local Forest Departments, and will be paid only under the countersignature of the Conservator of the Orcle concerned.
- (xi) The names of those private students who succeed in obtaining the School certificate will be entered by the Director in a

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register to be kept for that purpose, and the Conservators of those Circles in which the non-stipendiary private students may severally desire or be willing to serve, will be addressed by him with the view of obtaining appointments for such students. The Conservators concerned will, for this purpose, be furnished with the original certificates already referred to in clause (i) of this rule, the School certificates, and such other useful inf mation, more especially regarding the physical qualifications of the students, as the Director may be in a position to furnish.

- (xii) A list of private students, who may not succeed an obtaining appointments, will be forwarded by the Director to the Inspector General of Forests, who will circulate the list amongst Durbars, Gonervafors, and other persons likely to be in need of the services of trained forest officials
- (xiii) The appointment to the service of Government of passed private students depends on the existence of vacancies in the various Circles and even a supendiary student has no claim to such appointment

18 Candidates in the Government service who may be deputed to the Upper Class will ordinarily be either-

- (a) Forest Ranger, who desire to qualify themselves for further promotion in their own or to a higher class, or
- (b) other members of the Subordmate Forest Service (Deputy Rangers, Foresters and other subordinate officials) similarly desirous of qualifying for promotion.
- (t) Forest Rangers may be deputed by Local Governments, provided the candidates are certified, by the Conservator under whom they are serving, to possess sufficient knowledge of English and general education and ability to enable them to profit by the course. Such officers may be above 25 years.
 - of age, and need not pass the entrance examination or go through the Si months' practical training referred to in Rule 12 (vm) While at the School they will draw the pay of their grade, and the travelling allowances to which they may be entitled under the Civil Service Regulations
- Other officers of the Subordinate Service may be deputed by Local Governments, provided that—
 - (a) they have been in that service for not less than two years,
 - (b) they have passed the School entrance examination;
 - (c) they are under 25 years of age on the 15th October of the year in which they present themselves for examination;
 - (d) they have executed the formal agreement referred to in Rule 17.

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Such officers will, while at the School, draw the pay and travelling allowances of their grade in the service, provided that the total amount sanctioned to meet the cost of their training, inclusive of travelling expenses, shall not be less than #8221 in the case of students living in the native style, \$1,057} in the case of students living in European fashion frede Rule 21). They will not be required to undergo the 84 months' practical training

14 Students deputed by Native States may be admitted on the request of the State concerned, provided that-

(a) they have passed the entrance examination of the School. (b) they have produced the certificates required for admission.

specified in Rule 12 (1)

(c) they have undergone 31 months' practical training in the forests of the State or of some adjacent Government province, as prescribed for private students in Rule 12 (vm).

The Durbars of Native States sending students to the School shall. before the beginning of each term, or of each year if preferred, deposit with the Director a sum sufficient to meet the expenses of the students This sum, for the whole course, must not be less than R8221 for students hving in native fashion, and R1,0074 for those living in European fashion (vide Rule 21)

R .- Lower Class

15. There are also three categories of students in the Lower Class-

(a) Private students

(b) Students in Government service

(c) Students deputed by Native States.

The rules for admission to the Lower Class are the same as those detailed in Rules 12, 13, and 14 for admission to the Upper Class, with the following exceptions -

- (1) Instead of the entrance examination, the candidate must furnish a certificate of having passed the middle class examination, in the United Provinces or an equivalent standard in another province, as well as a certificate that he possesses a competent knowledge of Hindustant
- (ii) The cost of training will not be less than \$658 (vide Rule 21), for the whole course of 234 mouths
- (in) The required deposit will be 1994, and the cantion-money £25
- (iv) In the case of candidates who are already in the Subordinate Forest Service and below the rank of Ranger, the restrictions imposed by Rule 13 (ii) (a) and (c) may be specially relaxed under the orders of the Local Government

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C .- General.

16. No student of European or Eurasian extraction, not already in the permanent employment of Government or of a Native State, shall be admitted into the Forest School if he is marized, nor shall any such student, whether in the permanent employment of Government or of a Native State or not, marry whilst at the School or until he has joined a permanent appointment. A breach of this rule will render the student liable to dismi-sal from the School, or to forfeiture of any appointment in the Forest Service which may have been promised to him, or to which he may otherwise bave a claim

17. Agreement and Security Bond — Officers of the Subordinate Service, deputed to the School by Local Governments under Rules 13 (1) and 15, shall execute a formal agreement—the survives for the fulfilment of which should be men of position and means—to continue in the Forest Service of the Local Government concerned for a period of not less than five years after passing out of the Forest School, and on such rates of pay as may be in accordinate with the existing organization of the Department. A breach of this condition will render the defaulter and his surtless hable for the refund of the entire cost of the student's education at the School. The agreement and security bond shall be in the appended forms, and must be executed before the student is admitted to the School. The agreement will be signed by the student, and if he is a minor, by his father or guardian also the lond by the student and two sureties. The amount of security to be taken will be—

							32
For	a Lower	Class :	student				600
,,	Upper	.,		{ Native			750
	Oppor	,,		LE Enropes	n		10(0

The agreement and security bond need not be stamped

The same rules shall apply to private students who may be granted stipends under Rule 12 (ix), subject, however, to the provise of Rule 12 (xm). Should any such student not be appointed to the Forest Service of Government at the end of his School course, his agreement and security-bond will be returned to him

18. Uniform, book, and camp allowances—The Director is authorised to make deductions from the pay of Forest Ranger students under Rules 13 (i), or of students of the Subordinate Service under Rules 13 (ii) and 15, or from the stipends of private students under Rules 12 (ii) and 15, to the following amounts.

					\mathbf{R}			R			
Lower Class student				4 n	4 monthly, or 94				ın all		
Upper	,,	stadents	{ Native		6	**	,,	141	,,		
			Enropean	٠	8	**	**	188	,		

APP II

in order to meet the following items of initial expenditure, viz -

		Urra	CLASS	Lower Class.		
Uniform and equipment Books and instruments		Natire R 35	European R 68 60	# 20 34		
Camp ontfit	Total	141	188	94		

The Director will charge off in his accounts such portions of the above as may be necessary from time to time to meet expenditure on the terms mentioned, until the whole of the amounts are exhausted after which the student will be required to pay in cash for articles supplied.

19 Travelling allowances of private stulents in receipt of stipends -Students holding stipends from Local Governments under Rule 12 (ix) are not entitled to travelling allowance, but, as the tours entail greater expenditure in some months than in others the Director is suthorised to make a further monthly deduction from their stipends of R5 from Upper Class Native Students and R7 from Upper Class European Students, and to dishurse the amounts in the following manner -

	Native studen s	European stadents
[15th April-13th June] Let year	R	n
Monthly travelling November-March } lst year April-May November-February 2nd year	} 4	8
Or for 13 months	52	104
Special additional allowances for { Hill tours	30	22
Punjab tour	35}	381
Total	1171	1641

Rules to regulate constitution, etc., Impl. For School, Dehra Dun

20. Should the Conservator of a Circle from which any Government student of the Subordinate Service is deputed to the School, under Rule 13 (ii), prefer it, he can, subject to the orders of his Government, authorise the Director to pay travelling allowance to such student at the rates given in Rule 19, instead of at the rates allowed by the Civil Service Regulations And in the case of Lower Class Government students, deputed to the School under Rule 15, he may similarly authorise the payment of travelling allowance at the following rates, instead of the rates remussible under the Civil Service Regulations—

		B
Monthly travelling allowance at H4		52
Spec al Hill tour allowance		22
, Punjab tour allowance		20
	TOTAL	9.1

which rates are equivalent to a permanent travelling allowance of R4 per month for the whole course.

21 Estimated expense of trausing at the Forest School — It has been calculated that, in addition to the amounts specified in Rule 18 for cost of uniform books, etc., and camp equipment, and in Rules 19 and 20 for travelling the minimum monthly subsistence money for students comes to fit20, fit24, and fit40 respectively, so that the minimum pay and travelling allowances of Government students under Rule 13 (in), and the minimum stipends for stipendary students under Rule 12 (ix), should not be less than fit33 and fit45, respectively, nor should the minimum up and travelling allowances of Lower Class students (Rule 15) be less than fit23. Thus, the minimum cost of training will be as follows —

				Lower Class	Un	Ustra Cales			
				LOWER CLAIM	Nativo	European			
				R	R	R			
Subsistence money Uniform, books, and camp outfit Travelling allowance	:	:		20 4 4	24 6 5	30 8 7			
Total per	28	85	45						
Or for the whole course of 231 mor	ths	•	٠	658	8221	1,0571			

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The same amounts should be taken as minimum in calculating the allowances to be deposited on account of students from Native States under Rules 14 and 15, or provided by parents and guardians for the cost of training of invited students.

Section III - Disciplinary Rules.

22 Quarters —The Director will allot to students on their arrival in Dehra, each quarters as may be available in the School buildings or in the houses rented by him for students' accommodation. The School quarters are tenable during the whole period of the students' course and the rent is R.2 montly for each student, or R.4 for each room. Students for whom there is no accommodation in quarters or in houses reacted by the Director, or who may prefer it can, with the permission of the Director, revide in the town in lodgings selected by themselves, but in that case the Director will accept no resonability for the reut

All students living in quarters or in the rented houses are expected to allide by such orders as the Director may issue from time to time for

the purpose of ensuring cleanliness and sanitation

No student is allowed to be absent from his quarters after 10 PM without the permission in writing of the Director, and any student found outside after that hour will be liable to punishment, even to dismissal

Separate cook rooms are provided for students of all religious and castes, and these rooms will be allotted from time to time by the Director Christian attuents most not be deming hall for meals, and without special permission will not be allowed to take their meals in their own quarters

No dogs are allowed in quarters, nor may dogs or horses be brought made the School grounds

Breakages of furniture, etc., in the quarters or School buildings must be paid for by the students Students are responsible for the sets of their servants

their servants

Such subsidiary regulations as may be necessary will be made by
the Director from time to time and vosted on the Notice Board.

23 Unifors —All students must wear the School uniform which consist of a suit of khaki drill with white metal buttons, and a gray turban of presenched pattern, for the bot weather, and of khaki serge with similar buttons for the cold weather and camp. Those students who become members of the Delira Dan Monnted Riffes are however, permitted to wear the undress uniform of the corps, which also consists of a suit of a khaki drill, of pattern similar to that of the School Students who are volunteers will wear, as head dress, a brown shikar hat while at the School, and the regular corps helmet when on parade. Native students may dispense with turbans, or went other head-diress, only with the Director's special permission.

App. II.

wern inside the School building. It must also be worn in the School grounds in to 5 r u

- 24. Uniform and Camp equipment—The uniform of members of the Debra Dun Mounted Rifles may be obtuned through the corps staff, that of other students through the Curator of the School, on the Director's order As Camp equipment each student requires—
 - (1) A small tent, not larger than 10 ft by 8 ft.
 - (2) A camp bed
 - (3) A small camp table
 - (4) A camp chair or morah

These articles are made at the School and issued at cost price to students

25 Books and instruments—The list of books and instruments required by each student will be published by the Director from time to time. The articles must be purchased from the Director, who endeavours to obtain them of the best quality procurable, consistent with chropiess. No article will, however, be issued by the Curator except (a) on order of the Director, or (b) on each payment.

Copies of the Forest Acts and Forest Code, as also surveying instruments and herbarium presses, are assued on loan, and students using

them will be responsible for their safe custody and return

26 Leave—During the course of instruction, no student may leave Dehra without the written order of the Director. Nor may students while in camp, leave the camp headquarters without the written order of the Dej ut, Director or the Instructor in charge Subsidiary rules regarding leave will be made by the Director from time to time.

27 Holidays During the rains term, Saturday will usually be observed as a holiday or devoted to excursions In camp it will ordinarily be a half holiday a Such of the usual gazetted holidays as are

allowed will be notified as such from time to time

28 Removal for incapacity —Any first year student who after due warning received by or before the 10th September shall have failed at the end of the term, i.e. by the 81st October, to obtain one half of the

agregate marks assigned for the monthly examination, may be returned from the School either as not possessing a sufficient knowledge of English or as not being sufficiently diligent or promising to profit by the School crurse.

29 Punsahments - Students are hable to the following punishments -

(1) Reprimand by the Instructor in class.

(2) Repr mand by the Director or the Deputy Director at any time

(3) Fine by the Director to an amount not exceeding R5 for each offence

(4) Reprimand before a meeting of the quorum as defined below. The prorectings of the meeting will be reported to the Conservator or Native State departing the atthect, of to his parents or purchans if he as pr vate student, and if the meeting so decides a note of them will be made on his final certificate Rules to regulate constitution, etc., Impl. For School, Dehra Dun.

- (5) The quarum as defined below has power to inflict, in addition, a fine to the extent of one-third of the salary or allowances of the student for a period not exceeding three months; or, in the case of a student in recept of a stipend under Rule 12 (1x), to reduce or altogether withdraw the strend
- (6) The Director has power to dismiss any student for misconduct; and a student thus dismissed cannot be re-admitted to the School.
- (7) The removal of a student under the terms of Rule 2S, and the reprimand fining or dismissal of a student under Rule 29 (4) (5) and (6) shall not take place without the censent of a quorum consisting of the Director, the Deputy Director and one Instructor to be nominated by the Director.

30. Monthly reports.—A progress report on the work of each student will be issued monthly by the Director. It will record the number of marks obtained by the student at the last monthly examination, bis application to his studies, and his conduct generally. It will be sent, for Govenment students or private students in receipt of stipends, to the Conservator of the Circle from which the student is deputed; for Native State students, to such persons as the Durbar may direct; and for ordinary private students, to the parent or guardan concerned.

31. Library —The books in the School Library are available for the use of students under such rules as the Director may make from time to Books of reference must be consulted in the library itself, and no books may be taken away except after application to the librarian and

entry in a register

32. Mactors—The Museum and Herbarum are also available for the use of students, but the objects in the museum may not be handled or removed without the express permission of the Director or the Deputy Director. Permission to consult the herbarum may be obtained from the Director or the Deputy Director, but the plants must be kept in their order as arranged, and no sheets removed or altered without permission.

33 Athletic Sports —The gymnanum and the tennis courts will be available for the use of students during all recreation hours on week days. Crucke and football may be played on the old Parade ground Students are recommended to join the School Athletic Club, the subscription to which is \$\mathbb{H}\$ yearly and half rates for those who do not play all the games

Forms of Agreement and Bond to be executed by students already in the service of, or in receipt of stipends from, Government, previous to entry into the Forest School, Dehra Dun.

Articles of Agreement made and entered into this day

BEIWEEN

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of the first part

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Rules to regulate constitution, etc , Impl For School Dehra Dun

of the second part and the Secretary of State for India in Council hereinafter referred to as the Secretary of State of the third part. Whereby each of the parties hereto so far as the covenants and conditions on his own part are to be observed and performed covenants with the other of them as follows:

1 The said hereby of his own free will and consent and with the approbation and consent of the said

teathfied by the execution by him of these presents agrees with and to the Secretary of State his successors in office and arisings that he the said merit of the State has been adjusted by the State of the Government Forest School, Debra Dun, and qualify for the Peresent Service of the Government of British India or of any Local Government.

2 The said studies at the said Forest School and it so required to do error the Secretary of State his successors in office and assigns in the Forest Department of the Government of British India or of my Local Government for a period of not less than five years and shall during the whole of such period diagently and efficiently do all acts and discharge all dates which may be required to be done by him in his capacity as an

officer of the said Department

3 The Secretary of State his successors in office and assigns bereby engages to educate the said broself school in all matters relating to forest science forest works and forest administration that it may be deemed necessary by the Director of the said School to teach the said

4 The Secretary of State shall pay the said
dung the whole period of his stay at the said School at and after the
rate of H
per mouth and thereafter while the said

shall faithfully and diligently serve as an officer of the said Forest Department at and after the rate of not less than R per month and the said shall be entitled to all the rights and privileges to respect of pay person and promotion accorded to officers of the said Department for the time by the Rules and Regulations of the Depart-

ment
5 Lastly it is hereby agreed and declared that the Secretary of
State his successors in office or assigns shall be at liberty to resetud this
agreement on account of the negligence failure to attend to duty idleness or any insubordination or misconduct on the part of the sail

and to dismiss him from the said Forest School or the service of the said Department and the said

shall not be entitled to any of the privileges hereby imposed on him but the said

the said or shall thereupon refund to the Secretary of State his successors in office and assigns the total cost including the monthly payments made to the said while at the said school incurred by

the Secretary of State or his successors in office or assigns in respect of

Rules to regulate constitution, etc., Impl. For Echool, Dehra Dun

the education of the said
 at the said school. In witness
 whereof the said pixties to these presents have hereunto set their respective hands and seals the day and year first above written.

Enow all men by these presents that we of (principal obligor)

of and (surethes) are jointly and severally bound to the Secretary of State for I-DIA is Couldn. in the sum of H to be paid to the said Severatry of State his successors in office or assigns or his or their certain attoriety or attorneys for which payment well and truly to be made we hind ourselves our heirs executors administrators and representatives and each of as bands himself his beits executors administrators and representatives firmly by these presents scaled with our seals and dated that

Whereas the Secretary of State for India in Council for himself and his successors in office and assigns has engaged to educate the said at the Dehra Dun Forest School in all matters relating to

forest science forest works and forest administration that it may be deemed necessary by the Director of the said school to teach the said

and has also agreed to pay him during the whole period of his stay at the said School at and after the rate of rupees per month and whereas the cost per annum of such education without the said School at the second of the Head of the second of the second of the Head of the second o

any such allowance heing included is estimated to be R which shall be taken to be the actual co-t for the purpose of these pre-

sents and whereas in consideration of such education and pay to be given to the said on the said search of State and his successors in office and assigns the said such that successors in office and assigns the said such that successors in office and resigns that be will after completing his studies at the said School and if required to do so serve in the Forest Department of the Government of Bit h India for a period of not less than five years during the whole of which time he will diducently and efficiently do all acts and discharge all daises which may be required of him to be done in his capacity as an other of the said

Department AND WHEREAS the Secretary of State his also on his part spreed that the said shall be paid for such service at and after the rate of not less than R per m nth and shall

be entitled to all the rights and privilege, in respect of pay pension and promotion accorded to officers of the sud Department for the time being by the Rules and Regulations of the Department. Any warsers for the purpose of securing and indemnifying the sud Secretary of State his successors in office and assigns against all loss and direacy which he or

they might or may in any way suffer by reason of the said leaving without permission the service of the said Secretary of State his successors in office or assigns in less than fire years afte the completion of his studies at the said School and for the purpose also of securing

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Rules to regulate constitution, etc , Impl. For School, Dehra Dun

the refund to the said Secretary of State his successors in office and assigns of the total cost including the monthly payments made to the said while at the said School incurred

by the said Secretary of State or his successors in office or assigns in respect of the education of the said

at the said School and in consideration of the payment and

education so as aforesaid to be made and given to the said

at the said School and as one of the conditions of the admission of the

said to the said School it has also been agreed that the sard and the said and as his sureties

should execute the above-written Bond subject to the condition hereinafter contained Now the condition of the above written Bond or obligation is such that if the raid shall well and

faithfully and diligently pursue his studies at the said School and qualify for the said Forest Service and shall also after completing his studies at the said Forest School and if so required to do serve the said Secretary of State his succes ors in office and assigns in the Forest Department of the Government of British India or any Local Govern ment for a period of not less than five years and shall during the whole

of such period diligently and efficiently do all acts and discharge all duties which may be required to be done by him in his capacity as an officer of the said Department and if the said has

or either of them their or either of their heirs executors administrators and representatives shall well and truly indemnify the said Secretary of State his successors in office and assigns against all loss and damage which he or they might or may in any way suffer by reason of the said giving cause for dismissal either while at the said

School or while in the service of Government thereafter or of his leaving the service of the sud Secretary of State his successors in office or assigns without permission in less than five years after the completion at the said School and if the of the studies of the said

eard or either of them their or either and

of their heirs executors admir istrators or representatives shall also pay to the said Secretary of State his successors in office or assigns all sum or sums in any way expended paid or incurred by the said Secretary of State his succes ors in office or assigns in respect of the education of at the said School then the above-written Bond the said of obligation shall be yord otherwise the same shall remain in full force and virtue Provided always and it is hereby expressly agreed and declared that these pre ents shall be treated and considered as entered into under the orders of the Government of India for the performance by the said and

and of a public duty and an net in which the public are interested within the meaning of section 74 of Act IX of 1872 of the Legislative Council of India.

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Rules to regulate constitution, etc. Impl. For. School, Debra Dun.

Notification by the Government of India, Finance and Commerce Department No. 4760-8. R., dated Calcutta, the 29th November 1892.

In exercise of the powers conferred by section 8 of the Indian Stamp Act AI of 1879), the Governor General in Council is pleased to remit the duties payable on the agreements and security-bonds required to be executed, under the Rules to regulate appointments and promotious in the Provincial Forest Service, by students and their surcties previous to entry into the Forest School, Dehra Dun.

Board of Control for Imperial Forest School Dehra Dun

App III

APPENDIX III.

[Article 53 of Code, 6th edition]

Board of Control for Imperial Forest School, Dehra Dun.

CIRCULAR NO 5 F.

Extract from the Proceedings of the Government of India, in the Revenue and Agriculture Department (Forests),—dated Colcutta, the 6th December 1890.

Read-

Circular Resolution of this Department No 34 F, dated 9th October 1889, communicating remarks on the Report of the Forest School Dehra Dun, for 1888 89

Read also-

Report of the Porest School for 1889 90

RESOLUTION.											
*	*	*	*	*	*						
*	*	*	*	*	*						

5 Towards the close of the year a Conference was held at Dehra under the orders of the Government of India, presided over by the Officiating Secretary in this Department, to consider questions which had arisen in connection with the direction and management of the School The most important of these matters were the establishment of a suitable Board of Control, the provision of an adequate staff of teachers and the question whether it was desirable to place the School under an officer of the Educational Department

The recommendations of the Conference were to the following effect -

(i) That the Director of the School should continue to be a Parest Officer, who should, as at present, be the Conservator of the School Circle in the North-Western Provinces for the following reasons, err.,—(1) a special knowledge of the objects of the School, and of the practical duties to be eventually performed by the trained pupils, is essential, (2) a Parest Officer of standing and capholity will in any case be required for special instruction in forestry, and it might be difficult to adjust the relations between him and a Director introduced from mother Department, (3) it is necessary that the Director of the School should also be the Conservator of the Circle in order to enable the practical out-door instruction to be well carried out and to enlist the co-operation of the Forest subordinates, (4) the Direspond Officers under

Board of Control for Imperial Forest School Dehra Dun

the Conservator of the School Circle must be employed under the Director for teaching and their haring to serve two masters would give rise to diffical ties, (a) the Conservator might transfer these officers within his Circle in a way that would be inconvenient to the School.

(n) That while the School staff, as well as all questions of finance, should remain as heretofore subject to the orders of the Inspector General of Torests, a Board of Control should be constituted, of which the duties, inter alia, would be as follows:—

- (a) To arrange for the conduct of the examinations by certain of its members, who would thus form an independent examining body separate from the teaching staff.
- (b) To decide on all matters connected with the curriculum, of studies at the School
- (c) To advise regarding the prospectus of the School qualifications for admission, etc
- (d) To decide the relative number of marks to be given for the different subjects, the forms of certificates, the minimum marks for pass and honour certificates, and similar matters.
- (iii) That this Board slould be composed of the following mem bers —

The Inspector-General of Porests, President

The Director of Public Instruction, North-Western Provinces and Oudh

The Director of the School

One Conservator from each Province

With, as Secretary, the Assistant Inspector-General of

(iv) That in view of the growing requirements of the School, and to adont of the extended course of instruct on now given being carried on successfully it was necessary that the staff of instructors should be correspondingly increased

6 The first and third of these recommendations have been acquired in by the Government of the North-Western Provinces and Oudh, and

accepted by the Government of India

Provision for the continuance of the joint appointment of Director and Conservator has been made in the scheme recently submitted the Majesty's Secretary of State for the reorganization of the Forest Department, and Mi J. Sykes Gamble, M A, one of the Conservators in the Madris Presidency, has been selected for the office.

The proposal to increase the teaching staff has also been submitted for the consideration of the Secretary of State, who has been asked to

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Board of Control for Imperial Forest School, Dehra Dun

sanction the employment of two additional Instructors. The School staff will, under this scheme, comprise the following officers.—

1 Director
1 Deputy Director
2 Instructors
1 Instructor
Lower Controlling Staff

Other Local Governments and Administrations will now be addressed with reference to the appointment of Conservators to the Board of Control, the constitution of which will then be duly effected

CIRCULAR NO. 16 F.

Extract from the Proceedings of the Government of India, in the Revenue and Agriculture Department (Forests),—dated Calculla, the 18th December 1890

Read -

Resolution of this Department, Circular No. 15 F, dated the 6th instant, communicating the remarks of the Government of India on the Progress Report of the Forcest School at Pebra for 1899 90

Resolution —In the Resolution cited in the preamble, it was said that the Government of India would address Local Governments and Administrations regarding the appointment of Conservators to the Board of Control, which, in accordance with the recommendations of the Conference that met at Dehra on the 22nd March 1890, is to be established for assisting in the conduct of examinations and advising on matters connected with the administration of the Forest School at Dehra, in the North-Twestern Provinces.

2 His Excellency the Governor General in Council considers that the objects which the Conference had in view will be sufficiently met by the appointment of all Conservators as ex officio members of the Boord: provided that, as a rule and except for special reasons approved by the Government of India, not more than three Conservators (selected as far as possible in rotation), and in no case more than one Conservator from each province, should be depitted to attend any one meeting of the Board, and, further, that, except for urgent reasons, not more than one meeting should be called during the year, and that this should take place in March, when the annual examinations are hold. The attendance of each Conservator would, under these provisions, be usually required once in every five years.

3. His Excellency in Council now desires that Local Governments and Administrations will issue such instructions as may be necessary for the appointment of Conservators as ex-office numbers of the board of Control, and will permit arrangements to be made, in direct communication with the Inspector-General of Forest, for the deputation of the requisite number of officers, whose services can be spared, to the annual

meeting at Dehra.

App 1V

Rules for the Vernacular Forest School Burms.

APPENDIX IV

[Footnote to Article 30 (3) of Code 6th Edition]

Rules to regulate the course of instruction at, admission to, and discipline at the Vernacular Forest School, Tharrawaddy, Burma

I -CONSTITUTION OF SCHOOL.

Administrative control.—The school is under the administrative

control of the Conservator of Forests, Pegu Cucle

Any alterations in the course of study or in the rules for admission of students or any questions affecting the school, shall be considered by a Board of Control, whose suggestions shall be submitted for the orders of the Local Government by the Conservator of Forests, Pegu Circle

The constitution of the Board of Control shall be the following:-

(1) The Conservator of Forests, Pegu Circle

(n) A senior European member of the Educational De-

(iii) One other Conservator of Forests appointed by the

The semor Conservator present shall be Pres dent of the Board

The Board of Control will meet annually at Tharrawaddy for the inspection of the school, to preside over the examinations and to issue certificates to senior students. This meeting will be held in November, or at such other time as the Local Government may direct

2 School staff.—The Forest Officer in charge of the Tharriwaddy Dayision shall be Director of the School in addition to his other duties

The school staff will consist of the Instructor, the Assistant Instructor, and such other teachers as may from time to time be appointed. The Dinector shall be responsible for the general administration of the school, and shall issue orders to the Instructor as to a Sub-divisional Officer.

The Instructor si all be responsible to the Director for the maintenance of discipline, for the carrying out of the presented sebeme of education, for the supervision of the school buildings and grounds, for the up-keep of recounts, and the conduct of correspondence. The other members of the six ool staff and the junior students shall be under the direct orders of the Instructor.

II -COURSE OF INSTRUCTION

3 Course of Instruction—The course of instruction extends over two years, commencing from the 7th December in each year, and twenty students will be admitted annually. During the first year the students will be called "Jumors" and during the second year "Sentors."

App IV

Rules for the Vernacular Forest School Burma

The subjects taught at the school will be-

I - Silviculture (including a brief mention of working plans)

A -TATEODUCTION

(1) Introductory remarks -- Utility, direct and indirect effects of forests

(2) Definitions

(3) Trees — Their principal characteristics and requirements with illustrations from Burmese trees

(4) Forest crops — Natural and artificial, pure and mixed The effects of soil and climate Struggle for existence Distribution of forests necording to locality, with examples of principal types in Burma

B - CREATION AND REGENERATION OF FORESTS

(a) Artificial Formation

- (1) Choice of species, site and method of formation
- (2) Collection, testing and storage of seeds
- (3) Direct sowing-
 - (a) Conditions of success
 - (b) Season for sowing
 - (c) Preparation of soil
 (d) Various methods of sowing

(4) Planting -

- (a) Season for planting
- (b) Different kinds of plants, as regards age, size, quality, etc.
 (c) Density of planting, distribution and number over the area
- (d) Lifting plants and protection n transit
- (e) Nurseries and their management.
- (f) Various methods of planting and conditions under which each method is advisable
- (g) Maintenance operations in plantations weedings cleanings and thinnings.
- (5) Teak Taungya Plentations Special emphasis to be laid on this subject, as regards collection of seed, choice of site, formation, and foster ing operations with detailed practical instruction in camp.

(b) Natural Regeneration

(1) Natural Regeneration by seed —The chief sylvicultural systems betty described, special reference to the selection system as carried out in Burma, and the coppiec and coppiec with standard systems

(2) Natural Regeneration by shoo s, layers, sleps and sucters - Coppice forest, coppice with standards, bamboo forest, rubber

Rules for the Vernacular Forest School, Burma.

(c) Maintenance and Improvement of Forests

(1) Works of Improvement - Improvement fellings, climber cutting and kindred operations, with full practical instruction

(2) Protection —Tie necessity for proper maintenance of boundaries guarding against excessive fellings, giazing, fire and other dangers, to be fulls treated under Forest Protection

(d) Working Plans

The necessity for regulating fellings and guarding against over felling. Definition and brief explanation of what is meant by a Working-Plan, the more important terms used therein, and explanation sufficient to enable a Torest Subordinate to understand the requirements of a Working-Plu and a map of compartments Practical illustrations from Working-Plans in force in Thurrawaddy Division

II - Forest Protection

Note —Nothing is laid down under this head which does not directly concern Burma Such matters as I rotection against erosion, wind, son, violent run weeds, unsuital is soil etc, are omitted here because they are dealt with in sylviculture under the headings of utility of forests, nursery management, weeding, climber cutting, selection of sites for plantations, etc

(1) Introductory.—The chief sources of danger to forests, and the necessity for protecting forests such dangers (excluding those treated of under sylvgullure) are.—

(a) Encroachment, trespass and over felling necessitating reservation and demarcation

(b) Fire

(c) Animals, birds and insects

(2) Demarcation — A description of the manner in which forests should be demarcated under different conditions, with special reference to the forests of Burma

Complete practical instruction on demarcation in Tharrawaddy Divi

sion, with preparation of boundary statement and map

(3) Fire Protection—Full instruction, theoletical and practical, on the clearing of fire lines, burning exterior jungle and inter-traces, fire watching extinguishing fires, mapping and diaming up reports of fires, and all other work connected with fire protection Great stress to

be laid on practical training in the forest
(4) Damage by animals, birds and insects—A general mention of the principal animals and birds injurious and useful to forests, with a biref

note of their destructiveness of utility

A general description of insect into an its various stages and the damage done by insects with the methods adopted to counteract mischief A classification of insects into their main orders will be given, using Burmese names only, and not scientific terms. Special stress to be ladd on the collection and preservation of specimens in a complete manner,

Rules for the Vernacular Forest School, Burma

App IV.

111 .- Forest Utilization.

(1) Introductory -Division into major and minor produce

(2) Major Produce.
(a) Timber-

(i) Technical properties and uses of the chief timbers, with special reference to Burma

(11) Seasoning of timber Girdling of teak.

(iii) The felling of timber and tools used therein
(iv) The conversion of timber into scantlings, staves, sleep-

(iv) The conversion of timber into scantings, staves, sleepers and other classes of converted material (v) Extraction of timber Logging, floating, clearing and

(v) Extraction of timber Logging, floating, clearing and improving streams, carting construction of booms, protection of bridges from floating timber Special reference to the system of marking timber as carried out in Tharrawaddy Division

(vi) Classification of timber at depôts, and disposal, system of bammer marking

(b) Fuel—

(i) The principal fuel trees

(n) Different classes of fuel

(iii) Conversion, stacking and disposal of fuel, with tools used therein

(3) Menor Produce-obtained from-

(a) Bamboos and grasses
 (b) Trees wood, roots, leaves, flowers, fruits and bark

(c) Menor Forest Industries charcoal burning, cutch boiling, tapping for wood oil, resin, rabber, gum, collection of myrabolame

(d) Animals and insects honey, war, pwenyet, lac, silk, horns, hides, etc., hunting and fishing

(e) Minerals laterite, limestone, jade, etc

IV -Forest Law, Departmental Organization and Accounts

(1) General - Necessity for a special Forest Law

(2) The Burma Forest Act and Rules — With more particular reference to those parts which affect the work of Forest subordinates

(3) The Indian Forest Code—Especially as regards the particular work of forest subordinates, eg, Cash Accounts of subordinates, upkeep of daily Labour forms and dept forms. Full instruction to be given practically in connection with all forest operations entailing employment of labour. The Leeping of heense and other registers and correspondence files

4 Indian Penal Code — In so far as it applies to forest offences, theft, criminal breach of trust, mischief, abetment, trespass, criminal misoppropriation, attempts to commit offences, giving false evidence,

aggravation of offences

App. IV.

Rules for the Vernacular Forest School, Burma

5 The duties of Rangers, Deputy Rangers, Foresters and Forest Guards, including instruction on furnishing reports in a clear and concise manner.

V.-Surreying.

(1) Geometrical drawing, scales, the use of simple instruments for drawing, surveying, plotting and calculating areas. Tracing, copying, enlarging and reducing maps

(2) The use of the chain, plane-table prismatic compass, complete outdoor instruction in surveying by means of these, with special regard to surveys in the forests.

(3) The principle of the level, with practice in the use of the hand level and ghat tracer is laying out roads

(4) Plotting and preparation of maps from actual surveys executed

VI - Torest Engineering

(1) Measuring and estimating volume of earthwork, wall or timber work

(2) Preparation of plans and estimates for laying out Forest roads and simple bridges, with practical instruction in road and bridge making

The different methods employed in improving road surfaces.

(3) Forest buildings — Choice of site Selection of and use of

tumber, bamboos etc Construction of and repairs to buildings Plactical instruction in preparing estimates for and carrying out simple forest buildings The use of preservative materials for posts, walls and roofs

(4) The improvement of floating streams and construction of booms
(Amplification of lectures on utilization.)

(5) The drainage of swampy land

VII .- Mathematics.

(1) Artthretic - Up to and including decimal fractions and ordinary weights, measures and coinage. Simple proportion

(2) Mensuration-

(a) Calculation of plane geometrical figures

(b) Calculation of volumes of solids, with special reference to earthwork, round and converted timber and stacked material.

(c) Meusuration of standing trees

VIII .- Botany

(1) General classification of plants in a simple manner

(2) The root, stem, bianches, leaves, flower (with its various parts), frequency, seed. Descriptions and uses of the valous organs with practical example

(3) Germination and the conditions necessary for its success.

Rules for the Vernacular Forest School Burma

(4) Notrition of plants, absorption of moisture through the 100ts, crude sap, transpiration, assimilation and method of growth, formation of annual rings, and heart wood, all briefly described without the use of le sethy scientific terms

(5) Adverse influences to plants Effects of cover, exposure, drought and other abnormal conditions Fungi and other parasites.

drought and other abnormal conditions Fungi and other parasites.

The healing of wounds

(6) The collection, mounting and preservation of specimens. Special stress to be laid on this

4 The School Instructor, with the assistance of the Assistant Instructor and other teachers will give all instruction in sylviculture, utilization, working plans, forest law, and organization and surveying and engineering. The theoretical instruction will be of a simple character, such as is suited to the capacity of the class of Burman, Karen, Shan, Kachin, etc. usually entering the Subordinate Forest Service. The practical work should be as thorough as possible.

5 The course of instruction shall be as follows -

Period.	First AND SECOND TRANS Occupation and subjects of study								
I December to April	Seniors and joiners in camp with school staff the former engaged in more advanced practical work under direct supervision the latter to commence the theoretical cour of lectures and to be or up ed a cowth elementary practical tra ning								
II May to 15th June	Sen ors and jun ors at headquarters the former receiving instruc- tion in mapping and other indoor work the latter continuing attendance in the letture room								
III 16th Jane to .0th June	Seniors and juniors in camp engaged in sowing and planting opera- tions combined with theoretical instruction								
IV July	As 1a 1I above								
V August	Seniors and jun ors in camp engaged in weed ng and o her mon soon forest operations, combined with theoretical training								
VI September to 15th \ovember	Se iors and juniors as n II above								

6 Monthly examinations will be held by the School Instructor The marks gained at these monthly examinations shall not be taken into consideration in awarding certificates of qualification, but may be taken into account in deciding to whom prizes are to be given

App IV

Rules for the Vernscular Porest School, Burma,

7. A committee consisting of the Conservator of Forests, Fegular Circle, the Divisional Forest Officer, Tharrawaddy, and two other Deputy Conversators shall conduct the examination to beheld in November of each year. The examiners will be appointed by the Löcal Government two months before the date fixed for the extrumination, and the subjects of examination shall at the same time be allotted to the examiners by the President of the Board of Control

The examinations of junior students shall be conducted by means of written papers followed by short oral examinations. The papers shall be drawn up under the orders of the members of the Board of Control acting as moderators, and will be printed at the con fidential press. The

maximum marks to be attached for each paper will be 50

One hundred marks will be given for good conduct and general ability and suitability for forest work during the second year s training, and there marks will be added to those obtained at the theoretical training to determine grade of certificate to be awarded

The percentage of marks for pass in each subject and the aggregate marks required for certificates will be as noted in the following paragraph

'8 Certificates — Certificates will be granted by the Board of Control to those students of the second year who are found proficient at the end of the course Certificates will be of two kinds, namely,—

- (a) the higher certificate of qualification to serve as ranger or deputy ranger,
- (b) the lower certificate of qualification to serve as forester

Certificates are granted to students who obtain the following minima of marks and standards of proficiency —

Certificate	Theoret cal course of the first year	Practical work of the second year			
Higher {	70 per cent of the aggregate 50 , , in each subject 40 , , of the aggregate 20 , in each subject	75 per cent 50 per cent			

At the examination of junior students marks will be awarded by the Examination Crimittee As regards the practical work of the second year, marks will be awarded by the Divisional Officer, Thurmwaddy, in consultation with the School Instructor, on the basis of their personal inspection and of inspection reports of their respective Assistants (Subdivisional Officers and Assistant Instructor).

Certificates will be granted only by the Board of Control, who have

authority to exercise their discretion in doubtful cases

The higher certificate shall be held to qualify for appointment as Ranger under* section 31 of the Forest Department Code or as Deputy Ranger under* section 31A The lower certificate shall be held to qualify

App IV

Rules for the Vernacular Forest School, Burma

for employment as forester (with sub equent prospect of promotion to deputy ranger and ranger) under* sections 31 and 31 4 (a) of the Forest Department Code Members of the Subordinate Forest Service who obtain a certificate will be held to have a claim to a step of promotion immediately a vacancy occurs in the class for which they have qualified, provided their work and conduct after leaving the school have been satisfactory Direct appointments to deputy rangership on #30, if necessary, on the temporary e tablishment will be given to private students who obtain the higher certificate. Such appointments will ordinarily be made according to the position attained by the student at the examination So far as is practicable, the choice of locality for service will all o be granted in the order of passing out. In the case of members of the Subordinate Fore t Service the choice will be confined to the circle to which they may belong The pos ession of a certificate by a member of the Subordinate Fore t Service will give him a prefer ential caim to promotion over uncertificated memlers of the same grade when vacancies have to be filled up

9 Should any jumor student (a) be unable to appear at the examinations or (b) having appeared, fail to pa.s the e examinations, be will not be permitted to appear at any sub-squent examinations, nor to enter on the course of the second year, unless be follows a second time the whole course of the firt year or, at the discretion of the Board of

Control, only the second half of the fir t year's cour-

10 Prize — At the dicretion of the Board of Control prizes conciling of articles useful to a ranger, deputy ranger or for-ster may be awarded to the stud at who shors him elf most profisent at each of the six main subjects taught at the school Such prizes shall, however, be limited in value to RES each

III -RULES FOR ADMISSION

11 General—The total number of students annually admitted to the school shall for the pre ent ordinarily be twenty. These will be recommed at the case of five for each of the four covoles, or or such

other proportion as the Local Government may direct

12 Only pure Burmans or Burmees-speaking Karens, Shane, Kachin, e.c., vill critinarily be eligible for admis ion as students at the school Exceptionally, however, students of mixed blood may be admitted, provided that they dress as Burmans and have adopted the Burmese manner of living

13 Nominations to student hips will be made by the Congervators

of Circles

14 The school is primarily intended for the training of members of the Subordinate Forest Service of the executive and protective branch of not les than air months' errore in this branch, but if all vacancies in the school are not filled by Government students, private students may also be admitted Candidates for admission to the Forest school apprivate students must not be less than 15 or more than 25 years of age,

Articles 32 and 33 of 6th ed tion

Rules for the Vernacular Forest School, Burma

and then applications must be sent to a Conservator of Forests through a Dirisional Forest Officer. In the case of Government students the age-limit does not apply, but Conservators should act with due discretion in this respect, and should only, in exceptional circumstances, nominate subordinates whose age exceeds 40 years.

15. All applications for private studentships should be supported by

the four certificates enumerated below, namely,-

 A cortificate that the candidate is a native of Burma as defined in Rule 12 of these rules,

(11) a certificate of age,

(iii) a health certificate in the form prescribed by Article 49 of the Civil Service Regulations (Fourth Edition), signed by the Civil Surgeon of the distinct in which the Divisional Forest Officer's duties lie, and testifying to the candidate a sound constitution, good vision and hearing, and general physical fitness for a rough outdoor life in the Fotest Department.

NOTE -This certificate should also state that the candidate bears on his body

marks of successful vaccination or of small pox

(iv) a certificate of respectability and good moral character from two or more persons whose social or official position can be accepted as a guarantee of relablences.

Norz -The last two certificates must bear date not further back than the 1st July of the year in which the candidate proposes to join the school

Before forwarding an application for a private studentship the Divisional Officer shall examine the candidate as to his ability to read and write and to do simple arithmetical sums, and as to his general intelligence, and shall centify accordingly. Upon the receipt by the Conservator of any application in respect to which the preceding conditions shall have been observed, that officer may either accept or reject the application without assigning any reason for so doing, or he may require the candidate to produce other or better certificates in person before him

16 The applications of the members of the Sabordmate Forest Service shall be supported by medical certificates of recent date testifying to the applicant's physical fitness. The Divisional Forest Officer shall also attach a certificate giving his opinion of the candidate's qualifications and claims for training at Government expense.

17 Conservators may, at their option, test the fitness of a caudidate who desires to enter the Forest School by practical work in the Forests, and will, on the 1st October in each year, forward to the Conservator of the Pegu Circle the hames of the students nomunated by them

18 Students who are members of the Subordunte Forest Sevice shall receive during the period of their course at the school the full pay of their rank, subject to a minimum of R14 Private students will receive stipends of R14 per mensem, provided that not more than two who ends are held in each year Private students in access of two shall receive no stipends. The allotment of stipends to private students will be made by the President of the Board of Control.

Poles for the Vernagular Porest School, Burma

- 19 Travelling allowances to and from the school and for all journeys from the headquarters of the school will be paid—
 - (a) to rangers, deputy rangers, and foresters, as sanctioned for
 - (b) to forest guards as sanctioned for forest guards, first grade,
 - (c) to stipendiary students, as sanctioned for forest guards, first grade

IV -DISCIPLINARY RULES

- 20 Quarters —On arrival at Tharrawaddy, the School Instructor will allot a quarter to each student, which he will occupy free of rent, but rangers may make their own arrangements for accommodation and need not occupy the school's quarters, and this permission extends also to all forest subordinates who bring their wives or families to reside at Tharrawaddy during the school course Private students will be required to reade in the school ourster.
- 21 Uniform Members of the Subordinate Forest Service deputed as students must wear the Fore't Department uniform prescribed for their rank, while other students will wear such school uniform as may be prescribed for them by the Director of the School
- 22 Leave During the course of instruction no student may leave Tharrawaddy or the camp headquarters without the previous sanction of the Director of the School
- 23 Holidays During the theoretical course for the junior students, Saturdays that are not devoted to outdoor instruction will be observed as half-boldays. During the practical course of the second year no fixed holidays can be allowed to the senior students save during the ramy searon, at the diversion of the Director of the School.
- 24 Punishments For breaches of any of the disciplinary rules the Instructor may -
 - (1) reprimand a student either privately or publicly before the class, and with the previous sanction of the Director.
 - (2) fine a student up to one week's salary or stipend, or
 - (3) suspend him from attendance in class
- On the suspension of any student the matter must be at once referred to the Conservator of Forests, Pegu Circls, a written statement of the charge being forwarded, together with the student's defence in original, with any remarks the Director may wish to make thereon The Conservator of Forests, Pegu Circle, may remove any student from the school and reduce or dismiss any Forest subordinate deputed to be a student
- 25. Monthly reports on the progress and conduct of each student will be furnished by the School Instructor to the Director The progress reports will show the marks gained at the monthly examination prescribed by Rule 6

App IV.

Rules for the Vernacular Forest School, Burma

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PPENDIX.

Bules for the Vernacular Forest School, Burma

Instructions for regulating the admission of officers of the Subordinate
Forest Service in Burma as students in the Tharrawaddy Forest 8-hool.

A -- Each Conservator may depute the following number of students in each year-

	1903	1904	1905	1906
Pegu Circle	5	5	5	4
Tenasserim Circle	5	5	4	5
Northern Circle	5	4	5	5
Southern Circle	4	5	5	5
			_	_
Total	19	19	19	19

but this number may be altered for any year by arrangement with the Conservator of the Pegu Circle

B—Vacances in the class of Rangers and lower classes caused by deputations at the school may be filled either by sub pro ten promotions or, in the case of Deputy Rangers, Foresters and Guards, by temporary appointments of qualified outsiders. All such sub gro ten promotions and temporary appointments will be made by the Conservator of each Circle at his discretion subject to the following conditions.—

- (1) No sub pro tem promotions or temporary appointments will be made above the raul of Ranger, IV grade,
- (2) the maximum cost of replacements in any Circle shall not exceed R160 per mensem for the men deputed in each year, unless there are corresponding savings in some other Circle,
- (3) temporary appointments or promotions shall not be made to a higher post than that of the officer deputed. (Thus a temporary Deputy Ranger, 2nd grade, may not be appointed in place of a Deputy Ranger, 3rd grade, or Forester at the school).
- (4) one temporary appointment or set of promotions only shall be given for each officer deputed (This two Foresters or Guards may not be temporarily appointed for one Deputy Ranger at the school)

C—Should any Conservator decide to depute a less number of students many one year than is prescribed in paragraph A, the maximum cost of replacements in his Circle will be reduced by H2D for each student below the number sanctioned in paragraph A above App. V,

Rules for entry into Forest Department of Native N.-C. Officers, etc.

APPENDIX V.

[Article 32 II (b) of Code, 6th edition]

Rules for the entry into the Forest Department of Native Non-Commissioned Officers of His Majesty's Army.

Circular No 28-F, dated 30th November 1893.

RESOLUTION -The Governor General in Council, in supersession of the orders dated 18th November 1880 is pleased to sanction the following rules for the entry into the Forest Department as Rangers of Native Non-Commissioned Officers of His Majesty's Aimy :-

I.—Any such officer, who is recommended for the purpose by his *Addresses of Conservators of Forests Commanding Officer, may apply to in the Bengal Presidency a * Conservator of Forests in the

Bengal Circle, Darjeeling Assam Circle, Shillong, N -W P and Oudh-

School Circle, Dehra Dun Central Circle, Nami Tal. Oudh Circle, Nami Tal

Central Provinces-So thern Circle, Nagpur Northern Circle, Jabalpar Berar Circle, Amraoti

Punjab Circle, Lahore Upper Burms-Eastern Circle, Mandalay Western Circle, Mandalay.

satisfied-

Lower Burma-Pegu Circle, Rangoon.

Tenasserim Circle, Rangoou.

II .- The Forest Officer to whom application is made must be

Bengal Presidency, or to the

Director of the Imperal Forest School at Debra Dun, for permis-

sion to follow, at that institution,

the course of instruction in the

Upper or English class, with a

view to secure, after successfully

passing through the School and

obtaining a Ranger's certificate,

an appointment as Forest Ranger

in one of the Provincial Foiest

(a) that the candidate will not be more than 30 years of age when he enters the School .

Services.

(b) that he has been sufficiently well educated, especially in

Mathematics and Englose, we enable him to follow the School course with advantage and to obtain a Ranger's certificate;

(c) that he is of good constitution and active habits, and possesses fair ability and powers of observation, as well as such physical qualifications as are required for a good Porest Officer.

III,-If the conditions in the preceding rule are satisfied and the candidate is accepted by a Local Government for an appointment in the Provincial Forest service, he may be admitted to the School, and be allowed to receive the stipend admissible to private students under

App V.

Rules for entry into Forest Department of Native N C Officers, etc

Rule 12 (ix) of the rules appended to Circular* No. 11-F., dated 28th June 1893 While at the School, with Circular * Superseded bΨ the exception that he need not attend No 20F ,dated 25th October 1895 drills, he will in all respects be subject to

the rules appended to that Circular.

IV. - On obtaining a certificate at the conclusion of the School curriculum, the candidate will be eligible to be appointed as Ranger. On being so appointed, he will be subject, as regards future promotion, to the regulations of the Forest service for the time being As regards other conditions of service, the candidate either shall, on obtaining his appointment to the Forest Department, take his discharge from the Army, and then 12 months of his period of instruction at the Forest School will count as service under* Article 388, Rule 4, of the Civil Service Regulations; or he may serve in the Forest Department and be transferred to the Native Unattached List under the conditions in Army Regulations, India, Volume II, Part II, and in that case he will qualify for the special rates of pension admissible under military regulations (See Arm) Regulations, India, Volume I, Part II) [In the event of his promotion from the Subordinate to the Provincial Service (class of [] Added Extra-Assistant Conservator), he will, if at the time on the Native by Circular Unautached List, he required to take his discharge from the Army, and dated 7. will then count his whole departmental service, with the addition of June 1895. twelve months of his period of instruction at the School, for civil pension It will, however, be optional with him to decline such promotion.]

V .- During the School course the candidate will be seconded in his corps, which he shall rejoin if he fails in obtaining a certificate.

2 These rules do not apply to the Presidencies of Madras and Bombay, but the Governor General in Council recommends them to the consideration of the Governments of those Presidencies

SUB-APPENDIX A

No 10-170-4 F . dated 7th June 1895

From-E V LEVINGE, Esq, CS, Under-Secretary to the Government

of India. To-The Secretary to the Government of Bengal

the North Western Provinces and ,,

Chief Commissioner of the Central Provinces Burma

A< am . Coorg

Ajmere " Superintendent of Port Blair

" Agent to the Governor General in Baluchistan. Pesident at Hyderabad

With reference to the Circular Resolution of this Department No. 28 F, dated 30th November 1893, I am directed to say that the

^{*} Article 356, Note 2, in the fourth edition of the Civil Service Regulations

App VI

Rules for entry into Forest Department of Native N C Officers, etc

Government of India have decided to add the following order, which is

*Resolution No 1664 G dated 26th June based on a similar rule in
1893
(Published in Part I of the Gazette of India
Department, to No IV of

(Published in Part I of the Gazette of India Department, to No IV of dated 1st July 1893) the Rules for the entry into the Forest Department of Native Non-Commissioned Officers of Her Majesty's Arms

'In the event of he promotion from the Subordants to the Provinced Service class of Etrat Assistant Conservator) lew will fat the time en the Nature Unstituded Last be required to take his discharge from the Army and will then c unt his whole departmental service with the addrain of twelve months of the period of instruction at the School for evril pension. It will, however be optional with him to decline such promotion.

No 628-170 4 F

Copt formaded to the Government of the Punjah, for information, with reference to that Government's lette No 182 S dated 8th June 1894, and with the remnet that Bhai Sadhu Singh may be permitted to take his discharge from the Army with effect from the 1st October 1892 and count service for pension in accordance with Rule IV

Nos 629 633-170 4 F

Corr forwarded, for information, to the Governments of Madras and Bombay, the Military and Finance Departments and the Inspector-General of Forests

APPENDIX VI

[Articles 74 to 80 of Code, 6th edition] Rules for the Examination of Forest Officers

ii) BENGAL.

Notification No 3324-A, dated the 28th May 1895 — The following revised rules for the conduct of the department-I examinations, held under the direction and control of the Central, Examination Committee, baving been sanctioned by the Lieutenant-Governor and approved by the Government of India, are hereby published for general information —

Section 1 -General

1 These rules shall apply to the departmental examinations of the junior members or the Indian Civil Service, the Executive Branch of the Provincial Civil Service, Subordinate Civil Service, Police, Opium Forest and other Departments of the Public Service to whom they may from time to time be made amplicable.

2 All Assistant Magistrates, Deputy Magistrates and Collectors, Special Deputy Collectors, Sub-Deputy Collectors who on the 4th July 1892, had not been confirmed in their appointments (sude Appendix XIII), Assistant Superintendents of Police, and o hers (to whom these rules may be applicable), who may have been more than six months on duty, ball, and these who have been less than six months on duty, may, at their option, he subjected to half-yearly departmental examinations, and shall be required to pass according to the standard, or the standards, of examination which may be applicable to them respectively in each subject, according to the rules hereinafter set forth.

3 To direct and control these (half-yearly) departmental examinations, there shall be a Central Examination Committee appointed by Covernment It shall consist of a President and of as many members (of whom one shall be Secretary) as the Government may think proper

to appoint from time to time

4 be examination will be held, in the Regulation Provinces any station which is the headquarters of a Divisional Commissioner, or where there is a District Judge They may also, with the previous consent of the Central Examination Committee, be held at any station where there is a Debuty Commissioner.

a Each Daysonal Comm soner shall notify in the Calcutta Gazette, at least one month before the date of examination, at what stations in his Division examinations are to be held, and shall report to the Chief Secretary to the Government of Bengal the names of intending examines, specifying at which ceafter of examination each is to attend if a Divisional Commissioner has only a very few examinees, and if the means of incomotion are easy, he will probably have only one or two

Rules for the Examination of Forest Officers

(1) BENGAL-continued

centies of examination in his Division Heads of Departments will, in the same way, notify to the Chief Secretary the names of intending examinees in their respective departments, specifying at which centre each is to attend

o The Government, after collecting all the lists, will prepare a complete list of all officers hable to appear at the examination, and forward a general list to the Secretary to the Central Examination Committee at least three weeks before the examination, and extracts to the Presidents of the Local Committees

7 The Central Trammation Committee may, on sufficient cause being shown, permit the appearance of an officer for examination at a station other than that at which, under ordinary circumstances, he would be required to present himself

8 Local Committees shall be formed at the several stations at which examinations are to be held, and they shall conduct the examinations

under the instructions of the Central Committee

9 The Local Committee at each station, which is the headquarters of a Commissioner, shall consist of the Commissioner, the Collector of Deputy Commissioner), and a Native civil officer to be selected by the Commissioner, in the absence of the Commissioner, the Judge (or Judicial Commissioner) shall take his place on the Committee. At the other stations the Committee shall consist of the Judge, the Collector and a native office to be selected by the Judge. In the event of the Collector being unavoidably prevented from attending for reasons to be submitted to the President of the Load Committee in writing, the Commissioner or Judge may appoint a Deputy Magistrate or other native civil officer to take the Collector's place on the Committee. At the s'ations in the Non-Regulation Provinces which are not the headquaiters of the Commissioner the Deputy Commissioner shall form a Committee, with one or two other officers to be selected by him

10 The Government will in communication with the Central Committee, fix the dates for the half yearly examination, which shall be the same for every district. The first half yearly examination will usually be held in the month of April or May, and the second in the

month of October or November

11 It shall be the duty of the Central Committee to prepare, previous to each half-yearly examination, sets of questions to be put to the examinees to forward a sufficient number of copies of each of such sets to the Fresident of each Local Committee in a sealed packet, to determine the order in which the examination in each paper and subject shall be held, and to arrange all other details for the conduct of the examinations. The time fixed for each paper shall be notified in the Calculta Gazette The Central Committee shall from time to time lay down such rules as may appear to them best for the guidance of the Local Committees, in order to ensure a fair and uniform method of ascertaining the moscholmer of the examine in each subject.

Rules for the Examination of Forest Officers

(1) BENGAL-continued.

- 12 The sealed packet of papers shall remain in the custody of the President of the Local Examination Committee, who shall not open tuntil the time of eximination. The Committee shall superintend the written examination of the examinees only so far as may be necessary to ensure its being conducted with poper strictness, they shall not examine the written answer; but shall forward them to the Central Committee with a statement specifying the marks which they assign candidates for conversational proficency in the vernacular, in which branch their decision shall be final. They shall further, in the case of the members of the Indian Civil Service, the Executive Branch of the Piovincial Civil Service, the Piovincial Civil Service, and the Police Department, forward a report which shall be furnished by District Officers and Commissioners under whom the examinces have been employed, respecting their official character, qualifications, and the work done by them during the proceeding fix months
- 13 lie Central Committee, after perusing the reports and the examination papers, shall report to Government the names of such officers as, in their outlinos, have passed, noticing specially, in the order of their ment, those who may have passed with distinction. They shall also report the names of those officers who have succeeded in some of the subjects only

Section IV .- Officers of other Departments to whom these Rules have been made applicable

37. Forest officers will be examined, after admission to the Department, in the subjects meotioned in sections 72, 73, 74, 76, 77 and 78 and Appendix V of the Forest Department Code, 4th edition, particulars of which are stated in Appendix VIII (of these rules)

Section V .- Miscellaneous

- 41. Officers attending the e examinations will be allowed travelling allowance, subject to the rules laid down in Section IV, Chapter LIV, of the Civil Service Regulations
- 42 No application, from any junior officer hable to examination, for privilege leave or leave on private affairs, will be entertained if the following half yearly examination takes place before the expry of the leave applied for, unless the application specifics that the applicant will attend the examination

App. VI.

^{*} Articles 74 75 76, 78, 79 and 80, and Appendix VI of the Forest Department Code in the 6th edition.

Rules for the Evemination of Porcet Officers

(1) BENGAL-continued

43 If such leave is applied for, and the application from such an officer is submitted to Government, it should be stated that he is liable to pass an examination, and that the next examination will be held within the period of the leave applied for This will enable the Lieutenant-Governor to decide whether, for the reasons stated, the leave should be cranted, and, if so, on what conditions.

APPENDIX F TO BENGAL DEPARTMENTAL EXAMINATION RULES

Rules for the examination of Civil Officers in the Lower Provinces of Bengal in the Vernaculars

The following rules for the extunination of Civil officers in the Commer Provinces of Hengal apply to all officers of the claves specified in them, and to such others as the Local Government may from

time to time direct. They do not affect the inles for the encouragement of the study of the Isoguages of Irontier triles, a copy of which is given in Appendix VI.

- 2 Two grades of examination are recognised
 - (1) The Higher Standard of examination for Civil officers
 held under the direction and control of the Central
 Examination Committee
 - (II) The Lower Standard of examination for civil officers held under the direction and control of the Central Examination Committee

Grade I -The Higher Standard of Departmental Examination.

A - Reading current hand writing in the vernacular *

A document of the more difficult description of office papers, selected and lithographed by the Central Examination Committee, shall be transfaturated into the Ruman character according to the Hunterman or Wilsonian system of this system. Special marks will be assigned for the correct use of this system.

B—A written translation from the vernacular into English The same document shall also be translated into English correctly C—A written translation from English into the vernacular *

The Hindustan paper will be in the Ka thi character for all officers except Opium Officers of the Benares Agency for whom special rules have been prescribed (wide Appendix VII)

[†] For the rules for transliteration see circular order to 311, dated the 20th March 1894 issued by the Central Examination Committee

App VI

(1) BENGAL-continued

An English judgment or other official document of a somewhat difficult nature, selected by the Central Examination Committee, shall be translated into the vernacular without assistance, and in a generally correct manner

D -Dictation from English into the vernacular

An English report or other official paper of some difficulty shall be translated into the vernacular and dictated off hand fluently and intelligibly, and the translation written down by a clerk exactly as dictated *

E — Conservation in the vernacular

The examines shall be tested in conversation with several natives in such a manner as to satisfy the local Committee of his power of making himself understood by them, and of explaining himself with clearness and sufficient propriety in the vertacular in an argument or topic of some difficulty, such as may occur in official business

The maximum and the pass marks assigned to each branch of the examination, and the time allowed for the papers, are subjoined —

Subjects of Exam nat on			x mum na ks	Pass og ma k	T me	
Transliteration	}	٢	20	107	One and a half	
Translation from vernacular	One paper	l	20	10}	hour	
Ditto from English		1	20	10	Two Lours	
Dictat on ditto			20	10	Half an hour	
Conversation			20	10	Ten minutes	

Grade II - The Lower Standard of Departmental Examination

For this examination the tests shall be the same as the above, but the papers shall be less difficult. The proportion of marks to be obtained in order to pass and the time allowed for the papers, shall be the same as for the Higher Standard above described. The principal object of this examination shall be to test the proficiency for practical purposes of the examines in such language.

No native officer (these rules notwithstanding) shall be liable examination in a language which is his own vernacular. The Commissioners or Heads of Departments submitting the lists of intending examinees under rule 5 of the Rules will consider each case, and, on satisfying themselves, may exempt the candidate from examination in such language, reporting their reasons for doing so to Government.

The words dictated by the examinee may be recorded by the clerk in any character

(1) BENGAL-continued

No reward shall be paid to any native officer for passing in anguage with which, from his birth or education, he is naturally familiar, or which is closely allied to his vernacular language. For the purposes of this rule Benguh and Uriya will be considered to be closely allied languages.

APPENDIX FILL TO BENGAL DEPARTMENTAL DXAMINATION RILLES

Rules for the examination of Forest Officers in the Provinces under the Licutenant-Governor of Bengal

The following rules regulate the examination of Forest Officers in the Provinces under the Lieutenant Governor of Bengal .-

1. Officers of the Forest Department in Bengal will be required to pass in both the grades referred to in rule 2 Appendix F, in Bengali or Hindustam, according as the one or the other is presembed for each officer by the Conservator with the sanction of the Lieutenant-Governor, under section 73 of the Forest Department Code. The examinations will be conducted under the orders of the Central Examination Committee, Calcutta, at the several local centres as provided for in the foregoing examination rules. Special papers will however, be prepared for Forest Officers in which technical judgeal terms will be avoided and such terms substituted as bear directly on forest work.

2 A Forest Officer passing the above examinations will be considered to have fulfilled the conditions as legards examination in languages laid down in-section 73 of the Forest Department Code, Att Edition for the purpose of promotion to the ligher grades The examinations passed by Forest Officers in Hudustain by the Military standard in the other provinces or in Bengal, previous to the issue of these orders,

will, however, hold good for the purposes of promotion

3 The rules presembed in Appendix V for the conduct of departmental examinations of other Civil Officers will, as far as practicable,

be applicable to the examinations of Forest Officers

4 Forest Officers will be allowed to present themselves for examination in any "principal" language of their province by both the Lower and the Higher Standards at the same time with the permission of the Conservator of Forests an officer who passes in either of the papers will be held to have qualified for the Lower Standard, but passing marks must be obtained in both sets of papers to qualify for the Higher Standard.

^{*} Article 75 of Forest Department Code, 6th edition

(1) BENGAL-continued.

5 The examinations in the Land Revenue systems of Bengal, in Forest Law, and in Forest Procedure and Accounts, will be written

One paper containing not less than twelve questions will be set in each subject by the Central Examination Committee in communication with the Conservator of Forests, Bengal

The maximum and the pass marks and the time allowed in each subject, are subjoined

Subjects of examination		Maximum marks	Pass marks	T me allowed
Land Pevenue systems of Bengal	(without books)	200	120	Three hours
Forest Law	do)	200	120	,
Forest Procedure and accounts	(with broks)	200	120	,

No oral examinations are held $\;\;$ For examination in languages, $\imath \imath de$ appendix V

A total of 120 marks in any paper will entitle the Examinee to a certificate of having passed in that subject, whilst a total of over 160 marks will entitle him to a certificate of having passed "with credit," and a total of over 180 marks to a certificate of having passed "with great credit," provided that no Examinee can be held to have passed "with credit or "with great credit" in any subject in no marks are allotted for the answer to any one of the questions set in that subject

6 The Central Examination Committee, after perusing the reports of the Local Committee, and the answerpapers with the assistance of the examiners who set the papers, will report to Government the names of such officers as in their opinion have passed, noticing specially those who have passed "with credit" or "with great credit" in the Land Revenue systems of Bengal, in Forest Law and in Forest Procedure and Accounts

? The above rules should also apply to Forest Rangers who are permitted, at their option, to appear at the examinations mentioned in* Section 7.2 of the Forest Department Code

8 The following are the rules sanctioned under Articlet 75 (iii) of the Forest Department Code for the grant of rewards to officers of the Forest Department of the raik of Extra-Assistant Convervator and upwards, serving in the provinces under the Luesteani-Governor of Bengal, for passing, with the permission of the Local Government, previously obtained under Articlet 74 of the Code examinations in optional languages, as defined in the last hamed article

^{*} Article 74 of the Forest Department Code 6th edition

[†] Article 77 (111) 18 6th edition I Article 76 18 6th edition

(1) BENGAL-concluded

- (1) For the purpose of these rules, optional languages include-
 - (c) The languages of frontier tribes, a list of which is given in the margin of paragraph 2 of Appendix VI
 - (6) U11ya
- (2) The examination of languages of Frontier tribes will be conducted in accordance with Rules 2, 3, and 4 of Appendix VI Subject to the limitations lend down in Rule 2 of the said Appendix, a reward of Rs 1,000 will be granted to any officer to whom the present rules apply, who passes in any such language according to the tests prescribed in Rule 4 of that Appendix
- (3) The examination in Univa will be conducted in accordance with Rules 2 and 13 of Appendix V Subject to the limitation laid down in Rule 15 of the said Appendix, the rewards specified below will be granted to any officer, to whom the prevent rules apply, who passes in that language according to the tests prescribed in Rules 2 and 13 of that Appendix
 - (1) Rs 250 for passing by the Lower Standard of Departmental Examination
 - (ii) Rs 500 for passing by the Higher Standard of Departmental examination, provided that if the presented reward of Rs 250 has already been drawn by an officer under clause (i) of this rule, an additional sum of Rs 250 only shall be payable when the Higher Standard is passed by the same officer

(a) UNITED PROVINCES

NOTIFICATION No ess DATED 18TH NOVEMBER 1902

Extracts from the Rules for the conduct of Departmental examinations in the United Provinces of Agra and Oudh

SECTION I -General.

- 1. These rules apply to the Departmental examination of-
 - (4) Forest officers.

(11) UNITED PROVINCES-continued

2 An examination for all officers except (3) and (7) mentioned

Dates of examinations in rule 1 above will be held twice a year
usually in April and October, on such
dates as may be fixed by Government and notified in the Government
fearette

Places of examinat on centres — The examination will, unless otherwise notified, be held at the following local

- (1) Lucknow, for members of the Indian Civil Service, Assistant District Superintendents of Police, Irrigation Officers, Forest Officers, Cantonment Magistrates, Candidates for Cantonment Magistraces, Deputy Collectors
- (2) Agra for Officiating Tabsildars and listed candidates for Tabsil darships
- (4) The examinations will be conducted partly by the Central Lx

 The Exami ers Local Committee and partly by the
 Local Committees

The Central Committee officers -

5 The Central Committee will con ist, unless otherwise ordered, of the following

- (I) The Third Member of the Board of Revenue (Piesident)
- (2) The Judicial Commissioner, Oudh
- (3) The Chief Engineer of the Irrigation Department
- (4) The Inspector General of Ponce
- (7) The Commissioner of Excise and Stamps
- (6) The Director of Land Re ords and Agriculture
- (7) The Accountant-General
- (8) The Director of the Forest School
- (9) The Legal Remembrancer to Government
- (10) The District Judge of Allahabad

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Bules for the Examination of Porest Officers

(n) UNITED PROVINCES-continued,

(11) The Secretary to the Board of Revenue.

(12) The Joint Secretary to the Board of Revenue

(13) One Hindu and one Muhammadan Native Officer of (14) gazetted rank to be nominated by Government each year.

(15) The Under-Secretary to Government, Judicial Department

(Member and Secretary)

The Central Committee will arrange for the preparation

Duties of the Central Com- and distribution to the Local Committees of the papers of questions, examine the answers and allot the marks. They will forward to Government a report of the results of the examination, showing what candidates are considered to have massed in the various branches.

The Local Committees

7. The Local Committee will consist (unless otherwise ordered) of—

(1) The Commissioner (President).

(2) The Judge

(3) Two Magistrates of districts in his division, to be nominated by the Commissioner.

(4) A Native Officer of gazetted rank, to be nominated by the Commissioner

(5) A Police Officer (when Police Officers are to be examined), to be nominated by the Inspector-General of Police.
 (6) A Forest Officer (when I arest Officers are to be examined)

to be nominated by the Director of the Forest School in consultation with the Conservators of the Oudh and Central Circles.

The Native Office to be nominated by the Commissioner should have a competent knowledge of Urdu and Hindi.

8. The Local Committees, besides superintending the candidates

Dutes of the Local Committees oral examinations, will conduct the Urdu and Hindi papers to be read by all candidates undergoing the test in veinacular, as well as all the cases. They will also set the papers in Anasistativa and detactation for Forcest Different They will forward to the Central Committee the written answers of candidates, together with a statement of the marks assigned by them for the oral tests, and with a note of anything which seems to cill for comment in the conduct of the examination

9. An officer on leave in India (except leave on medical certificate)

Officers on leave has been exempted by Government from attending the examination of thit year.

Absence from the examination on the plea of illness will not be accepted, except on a medical certificate, which must be submitted to, and accepted by, the Head of the Department before the examination takes place.

App VI

(11) UNITED PROVINCES-continued

An officer absenting himself from the examination without complying with the above conditions will be constrained to have failed at the examination for

that year

Time table

10. The examination will usually extend over six days, as follows -

Day	_	Morn ng-10.1 % to 1 2 %	Afternoon-2 to 5 r x
1st day		Judicial paper .	Cr minal case
	(Revenue .	Revenue ,
2nd day	- {	Cantonment Law paper	Cantonment case
	(Canal Law paper .	Canal case
3rd day		Police paper	Stamps and Excise paper Special
	(Urdu translation	Treasury and Local Fund Accounts
4th day	. (Translation and Dictation for Forest Officers	Conversation
	1	Forest Law paper	Land Revenue Systems paper
5th day	١	Hindi translation .	C vil Law
6th day	į	Procedure and Accounts	Reading Urdu , Hindi

The time to be allowed for cases, translation, dictation, reading and conversation will be at the discretion of the Local Committee 11. The examination in the cases will be conducted as follows

Examination in cases The verinacular records of the cases will be read out by a native official When possible the case will be read out to each candidate separately or to small batches The candidate must write his notes of evidence as the reading proceeds, as he would do were he actually trying the case At the conclusion of each case the tandidate, who may refer to his books, must write (Europeans in English, natives of India in Urdu or English as they prefer) a judgment on the question or questions arises, with a statement of reasons. It will be for the Local Committee to deede (1) if in asking questions concerning the record the candidate with has shown gross ignorance, (3) if the judgment is in accordance with

(n) UNITED PROVINCES-continued.

the evidence and with the law on the subject, or is clearly illegal and such as would call for reversal or amendment from an Appellate Court in actual piactice

12 Stitched blank books, interleaved with blotting paper, will be provided by the Local Committee for the candidates to write their asswers in, and no loose sheets of paper or blotting paper of any description should be permitted in the examination room on any pretext whatever. The books should be initialled at the coiner of each page by a member of the Local Committee, each page being also at the same time consequence.

tredy numbered

For each separate paper of questions separate books abould be used

13. Candidates are required to write their answers legibly on one
side only of each sheet of paper (the other side being used for such
rough notes as they may wish to make), and on no account whatever to tear
the paper or blotting paper
the candidate with his full signature, official designation, and location

14 Any candidate who may be detected, either at the time of
Unfair practices examination or subsequently, in unfair

oniar protects practices will be considered to have fuled entirely at the examination. His case will be considered by the President of the Central Examination Committee, and will, if necessary, be reported to Government

15 No candidate will be permitted to leave the room until he has given up his paper unless accompanied by a member of the Local Committee who will certify that during his absence the candidate had no opportunity of obtaining any unfair information as to the paper On no account can a candidate be permitted to after or add to his answers when he has once given them over to the Local Committee

Note-In the following sections the mention of an Act means the Act as modified up to date and includes all rules issued under it having the force of law

Section II - Examination of Junior Members of the Indian Civil Service and Deputy Collectors

Wedu and Hinds

- 11 The following rules control the examination in the vernacular The examination will be divided into the following sub-heads
 - (1) Translation from and into the veinacular

A. (u) Reading accepted, 'ui) Conversation (Urdu only).

takes pla

App VI.

(11) UNITED PROVINCES-continued.

(111) Conversation.

The candidate shall be required to converse with an educated native gentleman upon a matter of general interest and with an intelligent villager (who should usually be a Hindu) upon matters connected with agriculture, village, life, or, if the villager is attending in the courts, with the litigation he is engaged in The Higher Standard of marks should not be given unless the examiners are satisfied that the conversation is fully understood on both sides

12. The maxima and standards of qualification in each branch are given below Falure in any sub-head shall ordinarily involve failure in the whole subject —

9abject			Maximum	Higher Standard	Lower Standard,	Pass.
Drdu-						
Translation Reading Conversation	:		${}^{00}_{20}$ 100	33 13 20 68	${10 \atop 15}$ ${}_{50}$	
Hindi-				į	1	
Translation . Reading		٠	70 30}100	46 20 }66	\$5 15}a0	

SECTION VI - Examination of Forest Officers.*

1 The examination for Assistant Conservators and Extra-Assistant Conservators will be in the following subjects —

(Nore - Forest Rangers acquainted with English will be permitted to appear at the examination provided that they previously obtain the consent of the Conservator)

- (1) Vernacular.
 - (u) Land Revenue
- (iii) Forest Law.
- (iv) Procedure and Accounts.

In vernacular the candidate will be tested in (a) conversation, (b) reading Urdu and Hindu, (c) translation and dictation (for the Higher Standard).

The conversation test will be the same as that for other candidate. (Section II.—11) In order to pa s in reading, the candidate must read aloud with fair accuracy, and explain the r meaning, two short arxis in Urdu and Hindi written in an ordinarily legible hand taken at random from a forest office in the candidate's circle

^{*} Forest Code, 6th Edition, Chapter I, Part III, Articles 74 to 83

(u) UNITED PROVINCES-concluded.

In translation and dictation (for the Higher Standard only) endidates will be required to translate into the vernacular, with fair flowery and correctness, an order or letter on a subject connected with their work diretated in English by the Local Committee They will also be required to write in vernacular characters (Persan and Nagis) an order or letter dictated in the vernacular by the Committee.

 The examinations in the Land Revenue Systems, in Forest Law and in Procedure and Accounts will be conducted as follows:—

- (a) Written Examination —Papers will be set by the Central Examination Committee in—
- (i) Land Revenue Systems,—
 Baden-Powell's short account of the Land Revenue and
 - its Administration in British India,
 (ii) Forest Law—
 Baden-Powell's Forest Law.
 - (iii) Procedure and Accounts (reth books)—
 The Forest Code
 Civil Service Regulations
 Manual of Government Orders (Department XIV)

Indian Forest Act (VII of 1878).

- (b) Oral Examination.—Officers will be examined orally by the Local Committee in Forest Law, Land Revenue, and Procedure and Accounts.
- 4 The standards of qualification are given in the following table .-

Higher Standard	Lower Standard
45 15 15 15 15 16 66*	\$9 10 10
ю	

^{*} N B .- Of the total of 66 at least 10 must be obtained in the oral examination

App, VI.

(10) PUNJAB.

The following are the rules regulating the examination of Forest officers in the Punjab -

(Vide Punjab Government's letters to the Government of India, No 566 dated 30th September 1895 and No 17 dated 7th January 1896)

(a) VERNACULAR

I -Lower Standard

1 (a) To read in Urdu the Bagh-o-Bahar (The second durwesh including the story of Azad Bakht)

(b) To read a short 'arra' or report or "rublar" written in good, legible Urdu running band, and a similar paper in the Nagri character, the meaning of the papers to be explained by the candidate

60 MARKS (30 IS THE MINIMUM TO PASS)

2 Conversing with an ordinary, and not specially educated native (called in by the committee) with such accuracy as to be understood by, and to understand, him Conversation should be directed both to common subjects, and to the business of the Forest Department

60 marks (30 to pass)

II -Higher Standard

1 Reading two short 'arzis,' reports or "rubkars,' one written in a farly legible Urdu runing hand and one in the Nagri character of a similar difficulty and explaining their meaning

Reading al o a sheet of Urdu accounts, using the "rakm" or signs for money and weight quantities.

60 marks (45 to pass)

2 Conversation with one or more natives (headmon of villages tumber dealers native officials or others not specially educated) with such fluency and accuracy as to be readily understood by them and to make them understand Conversation should be directed both to common subjects, and to the business of the Forest Department

60 MARKS (45 TO PASS).

3 Dictating in plain Urdu a letter or order on a subject connected with korest work The order, etc., in English will be given to the candidate, who will dictate his translation to a Minishi 12

App VI.

Rules for the Bramination of Forest Officers

(m) PUNJAB-concluded.

Writing with the candidate's own band in Urdu, and afterwards in Nagn, a short Forest order or proceeding, the nature of which will be verbally supposeted by the examiners.

60 MARKS (45 TO PASS)

It will be understood throughout that the language of the examinations is Urdu of a plain bomely kind, each as can ordinanly be used in conversation except to very illiterate men who only know some special dialect

III. (b) LAND REVENCE

(c) FOREST LAW.

The Conversator of Forests will from time to time arrange, in communication with the Financial Commissioner, for the examination of Forest Officers in these subjects, as laid down in sections 76* and 77 of the Forest Code.

The number of marks allotted to each paper will be 60, pass marks 25 A caudidate who obtains 45 marks will be considered to have massed with credit

One of the Secretaries to the Financial Commissioner and a Forest Officer to be appointed by the Conservator, will jointly conduct the oral examination

The written papers may be set by either of these officers

(d) PROCEDURE AND ACCOUNTS.

The Conservator will arrange for the examination of candidates presenting themselves for examination in these subjects. A paper will be set consisting of three questions on each of the prescribed subjects, ris, the Forest Department Code, the Cavil Service Regulations, and the general conduct of business in the Forest Department. There will also be an oral examination in the same subjects.

90 Marks (45 to pass)

Subject to the approval of the Conservator, any Forest Ranger may present houself for examination in any of the subjects specified in these rules

⁴ Articles 78 and 79 in 6th edition

App. VI.

Rules for the Examination of Forest Officers

(iv) *CENTRAL PROVINCES.

Vide Government of India letter to Chief Commissioner, No. 293F., dated 18th April 1895, and letter from the Chief Commissioner to the Government of India, No. 601, dated 26th January 1905.

I.—No Assistant Conservator of the 2nd grade or Extra-Assistant Conservator of the 4th grade shall be considered qualified for promotion to a higher grade until he has passed the examinations prescribed by article 72† of the Forest Code in the following subjects: These examinations shall also be open to ill Rangers who have passed the Dehra Dun course by the Higher Standard:—

- (a) Vernacular—by the Higher Standard in Hindustani, unless he be a native of a Hindustani-speaking Province.
- $[NB-\mathrm{Illustration}-A$ Bengali or Maratha is not exempt from passing this examination]
 - (b) Land Revenue.
 - (c) Forest Law
 - (d) Procedure and Accounts.

Vernacular.

II —The examination in Hindustrin shall be under the following heads:-

(a) Conversation to be confined to subjects connected with the ordinary business of a Forest Officer or of Forest out-door work.

Maximum number of marks 120
Minimum for Higher Standard S0
Minimum for Lower Standard 50

(5) Reading and explanation of two arms in the Hindi character. Two papers to be taken from official Forest records, and writer by different persons in a plain running hand. They must be read aloud correctly and without great difficulty, and the examines should be able to correctly explain them in English.

Maximum number of marks 120
Minimum for Higher Standard 70
Minimum for Lower Standard 40

(c) Translation from English into Hindustani in the Hindi character (for Higher Standard only). As English paper connected with Forest work to be translated into the vernacular, tolerably correct in graimmar, free from bad errors of idiom and intelligible to a native.

^{*} These rules apply also to officers serving in Berar, who should pass in Land Revenue and Forest Laws of Berar until the question of extending the Indian Forest Act, 1878, to the Berar Circle is settled.

[†] Article 74 in 6th edition

(iv) CENTRAL PROVINCES-concluded

The minimum number of marks required to pass is as follows --

III -Officers of the Indian Forest Service shall also be required to pass in Urdu, and the foregoing rules as to Hindi shall apply to the

examination in Urdu

IV - The examination in the optional language Marathi, will be
conducted as in the foregoing rules, the word Marathi being everywhere

substituted for the words Hindustan and Hindi The rewards obtainable by officers of the Indian Forest Service for passing the examination in Marathi will be at the following rates —

(a) R180 for passing the Lower Standard

(b) R180 additional for passing afterwards by the Higher Standard or R360 for passing by the Higher Standard in the first instance

Land Revenue.

V—The examination in Land Revenue will be both written and oral. The written examination will comprise not less than six questions on the laws and subjects decessed in Baden-Powell's "Short account of the Land Revenue and its administration in British India," and an officer presenting himself for examination should be aquainted generally with the contents of the work, and should have acquired a detailed knowledge of them so far as they relate to the Central Provinces or Bergar, as the case may be

Maximum number of marks for written paper . 60
Maximum number of marks for oral examination .

Minimum number to pass 60, of which 40 must be obtained for the written paper

Forest Law

VI —The examination in Forest Law will be both written and oral The written paper will comprise not less than 6 questions on the laws and subjects discussed in Baden-Powell's "Forest Law"

Minimum number to pass 60, of which 40 must be obtained for the written paper.

Procedure and Accounts.

VII —The examination in Procedure and Accounts will be written and oral, and will embrace the Forest Code, the Civil Service Regulations and Rules contained in the Chief Commissioner's Circulars regarding the general conduct of business in the Forest Department,

The use of books will be allowed

Minimum number to pass 75, of which 40 must be obtained for the written paper

(v) BURMA.

Chief Commissioner's Notification No 29 (General) dated 17th February 1896
DEPARTMENTAL EXAMINATION RULES

Corrected up to 4th October 1901

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Gene al Department Notication No 29, dated the 17th February 1898, as amended by General Department Actination No 223 dated the 29th October 1897
General Department Notification No 184 dated the 14th September 1898, General Department Notification No 184 dated the 14th September 1898, General Department Notification No 120, dated the 21st September 1899, General Department Notification No 240, dated the 21st September 1899, General Department Notification No 240, dated the 14th November 1900, General Department Notification No 223 dated the 20th February 1902, General Department Notification No 223 dated the 20th November 1902, General Department Notification No 265, dated the 20th November 1903, General Department Notification No 80 dated the 26th August 1903, General Department Notification No 80 dated the 26th August 1903, General Department Notification No 200, dated the 20th August 1903, General Department Notification No 201, dated the 27th August 1903, General Department Notification No 211 dated the 10th December 1903, General Department Notification No 211 dated the 10th December 1903, General Department Notification No 25, dated the 27th August 1903, General Department Notification No 28, dated the 28th August 1904, General Department Notification No 30, dated the 23th May 1904, General Department Notification No 30, dated the 23th May 1904, General Department Notification No 100, dated the 23th May 1904, General Department Notification No 100, dated the 23th May 1904, General Department Notification No 100, dated the 23th May 1904,
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CHAPTER I

GENERAL RULES

I*—All officers to whom these rules may be declared appheable, who may have been more than six months at duty, shall be subjected to departmental examinations, and shall be required to pass according to the standard or the standards of examinations which may be applicable to them, respectively, in each subject according to the rules herein set forth. Except as provided in Rule LIV, every officer who has not passed all the examinations prescribed in his case must appear half-yearly for examination An officer may, on sufficient cause being shown, be exempted by the Commissioner or the Head of his Department from appearance at any particular examination.

The examinations in languages are open to the following classes of officers only —

- (i) to the classes of officers mentioned in Rule XII,
- (ii) to officers required by the rules of their service to pass,
 eg, officers of the Public Works Department,
 (iii) to officers who are entitled to a reward on passing,
- Substituted by General Department Notification No 223, dated the 15th September 1902

App VI

(v) BURMA-continued

(iv) to officers of the Jail Department and Medical Subordinates other than those of the class mentioned in Rule XII who are permitted by the Inspector-General of Jails * to present themselves for examination

The examinations mentioned in Chapter IV are open to all Rangers

who have passed the Elementary Standard in Burmese

The other examinations are open only to the officers who are required by the rules to pass in them, except that on payment of a fee of R16 for each examination registered, candidates for appointment without examination to the Subordinate Civil Service may appear for examination in Burmese, law, revenue or treasury, and Police Officers of and above the rank of Inspector, with the sanction of the Inspector-General, may appear without fee for the examination by the Commission standard in criminal law Registered candidates for the Subordinate Civil Service desiring to appear under this rule must give notice of their intention to appear for examination to the President of the local Committee (the Commissi er or Deputy Commissioner as the case may be) at the station where they wish to be examined not less than one month before the date fixed for the examination, and must at the same time produce the treasury chalan acknowledging payment of the fee A fresh fee will be charged for each examination Candidates selected at the competitive examination for the Subordinate Civil Service may appear for the departmental examinations with out payment of any fee

II *-To conduct the departmental examinations there shall be a Central Examination Committee consisting of the following officers -

President

The Commissioner of the Pegu Division

Members

- 1 The Director of Public Instruction,
- 2. The Accountant General.

^{*} There is now a separate head of the Medical Department the Inspector-General of Civil Hospitals wile gives the permission required by this rule, so far as Medical Subordinates are concerned.

A Darks the departmental arguments are the Control Fremmetican Committee.

t Bes des the departmental examinations the Central Examination Committee controls the following examinations only—

⁽¹⁾ The examinations in Burmese by the High Profic ency and Degree of Honour Standards—page 32

⁽²⁾ The Cantonment Magistrates Examination—page 58

These are the only examinations in connection with which correspondence should be addressed to the President Central Examination Committee

(v) BURMA-continued

3 The Additional Sessions Judge, Pegu Division,

4 The Deputy Commissioner, Rangoon Town District, 5 The Deputy Commissioner, Hanthawaddy District,

6 The Conservator of Forests, Pegu Circle

7 The Conservator of Forests, Tenasserum Circle ,

8 The Deputy Conservator of Forests, Rangoon Division

9 The Deputy Conservator of Forests, Depot and Agency Divi-

10 The Deputy Inspector General of Civil Police,

11 The Deputy Inspector General of Military Police , 12 The Director of Land Records and Agriculture,

13 The Superintendent of Police Secretariat,

14 The District Superintendent of Police, Hanthawaddy District .

15 The Inspector of Schools, Eastern Circle 16 The Inspector of Schools, Central Circle,

17 The Government Translator,

with any other member or members who may, with the permission of the Lieutenant Governor, be invited to give their assistance at the time of any particular examination. The President will if he see 6t. appoint one of the members to be Secretary to the Central Committee for each year

III *-The examinations will commence on the first Monday in June and the first Monday in November of each year provided that if any of the days on which the examinations would fall are gazetted holidays the examinations will be held on such days immediately before or after the holidays as the President of the Central Examination Committee may fix and notify The examinations will be held at the following centres -

> (1) Rangoon -for candidates from the Pegu division and from the Ma ubin, Pyapon and Toungoo districts

> (2) Bassein -for caudidates from the Bassein, Henzada. Thôngwa and Myaungmya districts

(3) Akyab,-for candidates from the Arakan division

(4) Moulmein -for candidates from the Amherst, Thaton and Salween districts

(5) Mergus -for candidates from the Tavoy and Mergus districts if the Commissioner, Tenasserim Division, in communication with the Central Examination Committee, thinks it necessary to hold an examination there

(6) Minbu,-for candidates from the Thayetmyo, Minbu and Magwe districts

(7) Meiktila,-for candidates from the Meiktila Division

(8) Mandalay,-for candidates from the Mandalay, Katha, Bhamo, Myitkyina Sagaing, Shwebo Lower Chindwin and

Substituted by General Department Notification No 150 dated the 9th July 1904

(v) BURMA-continued.

Palókku districts, the Pakókku Chin Hills and the Northern Shan States, also from the Ruby Mines and Upper Chindwin districts, if no examinations are held at Mogod and Kindat, respectively. Candidates from the Thabeikkyin subdivision of the Ruby Mines district will, in all cases, be examined at Mandalay.

- (9) Mogôt,—for cundidates from the Ruby Vines district, except the Thabeikky in subdivision, if the Commissioner, Mandalay Division, in communication with the Central Examination Committee, thinks it necessary to hold an examination there.
- (10) Kindat,—for candidates from the Upper Chindwin district, if the Commissioner, Sagrang Division, in communication with the Central Examination Committee, thinks it neces sary to hold an examination there
- (11) Taunggyı —for candidates from the Southern Shan States
- (12) Falum -for candidates from the jurisdiction of the Super intendent Chin Hills

This rule, so far as it directs the appearance of candidates at any particular centre, relates only to Government officer. Can idiates not in Government service are at liberty to present themselves for examination at any centre they please, provided they have given the notice and paid the fee presembed in Rule I

Note.—The rule does not apply to the examinations of Land Records Officers in Surveying which are held in Mandalay see Rule LIV or to those of Forest Officers in Law and Revenue and in Procedure and Accounts which are held only at Rangoou and Mandalay, see Rule XXXVIII

IV —Commissioners* and Heads of Departments* are subhorized, for reasons to be recorded and reported to the Central Examination Committee, to permit any particular candidate cerving under them to appear for examination at a centre other than that at which he would ordinarily be hable to attend

V—With the sunction of the Lieutenant-Governor special examinations may be held at Rangoon or at any other station at any time of the year Applications for special examinations must be submitted to the Lieutenant-Governor through the President of the Central Examination Committee at least a month before the date upon which it is desired that the examination should be held. Special examinations will not be said tooled unless special cause can be shown for deviating from the ordinary rules

^{*} Added by General Department Notification No 310 dated the 10th December 1903

(v) BURM A-continued

VI *- Examinations held at Rangoon shall be conducted by the Central Committee All other examinations shall be conducted by local Committees consisting, at the headquarters of divisions of the Commissioner, the Deputy Commissioner, and a Burman gazetted officer or Myoh to be selected by the Commissioner, at other stations, except Falam, of the Commissioner, or Deputy Commissioner, and one European and one Burman gazetted officer or Myoh to be selected by the Commissioner, and at Falam, of the Superintendent, Chin Hills, and two other European officers, one of whom should be a gazetted officer, to be selected by the Superintendent The local Committees shall conduct the examination under the instructions of the Central Committee, with which they will correspond in all matters relating to the examinations

VII -Local Committees shall conduct and assign marks for the viva roce part of the examinations reporting the marks to the Cential Committee, they shall forward candidates' papers to the Central Com

mittee for scrutiny and decision

VIII - Commissioners and Heads of Departments shall in the case of each half-yearly examination, forward to the Central Committee not later than the 1st May or 1st October, as the case may be, a list in the forms below, of the several officers subordinate to them who will appear at the examination -

Name	Appointment	Distr et and stations. §	What examinations already pas ed and date of passing	Subjects in which he propo es to appear and standard	Whether exempted from any examination and if so, by what authority

Substituted by General Department Notification No 266, dated the 20th November 1902

^{*}At Mandalay the Commissioner may appoint any qualified European gazet ted officer and any Burman gazetted officer or Mrook as members of the local

I In the Shan States and Chin Hills the Superintendent takes the place of the Commissioner or Deputy Commissioner

S As amended by General Department No firstion No 217 dated the 3rd

November 1898

(v) BURMA-continued

CHAPTER II

In the case of a special examination, a similar list will be sent to the Committee as soon as possible after sanction to the examination has

been given

It any officet, who is liable to examination in any subject, but whose name has not been submitted to the Central Committee under this rule, presents himself for eximination on the first day and before the examination has begun, he shall be examined and a special report of the case shall be made for the information of the Lieutenaul Governor

Commissioners and Heads of Departments will be held responsible for seeing that all officers subordinate to them, who are liable to be examined in accordance with the provisions of Rule I and who have not received spec al exemption, appear at the half yearly examination

1X -1t shall be the duty of the Central Committee to prepare beforehand sets of questions to be put to the examinees, and to arrange

all details for the conduct of the examination

X —For examinations other than those held at Rangoon, the Central Committee will forward, except in the case of the Burmess language, a sufficient number of copies of each set of questions to the Local Committee in a selled packet which shall not be opened until the moment of examination

XI -The Ceutial Committee shall report to the Local Government, in the forms attached to these rules, the results of each examination.

RULES BELATING TO EXAMINATIONS IN BURNESE

NOTE—Nature of Indus who are east dates for transmation in Barmess and who do not know English are permitted to record the introduction in Hindusten and Committed the Committee of the Industrial Com

XII -Officers required to qualify in the Buimese language are divided for the purpose of these rules, into six classes, as follows -

Class V — Assistant Conservators of Forests, non-Burman Extra-Assistant Conservators of Forests and Rangers

Class 71 -* Non-Burman Superintendents of Land Records
and Probationers of the Land Records Department.

AIII —There are three tests for examination in the Burmese language called, respectively, the Elementary, Lower, and Higher Standards

^{*} As amended by General Department Notification No 43, dated the 20th Feb

(v) BURMA-continued.

XIV.-The following are the tests for examination in Burme e by

(1) Reading and translation,-24 marks

The examinee should be required, within a limited time, to read aloud an easy and plainly written manuscript or printed book in the Burmese language, and translate, with a fair degree of correctness, a short and easy passage thereform.

(11) Conversation,-S6 marks

The candidate should be tested in conversation with an intelligent educated native of Burma, and should satisfy the Committee that he is able to understand and make himself understood by educated and intelligent natives in conversation upon simple and ordinary topics

XV -The following are the tests for examination in Burme-e by

(i) Reading and translation,-60 marks

The examinee should be required, within a limited time, to read an easy manuscript written in the Burmese language and to give an intelligible written translation thereof in English or (if he is a native of India macquainted with English) in Hindustan.

(u) Conversation,-60 marks

He should be tested in conversation with natives of Burma in such manner and to such extent as shall suffice to satisfy the Committee that he is able to understand Burmans and make hiniself understood by them both in common conversation and in the usual course of office business

XVI —The following are the tests for examination in Burmese by the Higher Standard —

(1) Reading and translation,-36 marks

The examinee should be required, within a limited time, to read a manuscript written in the Burmese language and to give an intelligible written translation thereof

(n) Translation from English into Burmese, -24 marks

He should translate an English judgment or other official paper, which should be dictated by the examinee, in Rurmese, in the presence and hearing of the examiners

(iii) Conversation, - 60 marks.

This test shall be similar in its nature to that for the Lower Standard, but noise difficult in degree The examines must satisfy the Committee that he is able to explain himself to Burmans in the vernacular on any topics in which he is likely to be required to communicate with them

XVII —In order to pass by any of the above standards in the Brumese language, the examinee must obtain at least seven twelfths of

Dules for the Bramineting of Person Officer

(v) BURMA-continued

the aggregate number of marks allotted for the entire examination, and must of tam in each separate branch not less than one-half of the marks allotted to that branch. An officer who passes in Burmese and obtains three quarters of the aggregate number of marks allotted for the entire examination will be considered to have passed with credit, and one who obtains five surths with creat credit.

XXII —An Assistant Conservator of Forests and a non-Burman Extra Assistant Conservator of Forests will not receive any grade promotion until he has passed in the Burmese language by the Higher Standard, and a non Burman Ranger will not be confirmed until he has passed the Elementary Standard in Burmese

CHAPTER IV

Rules relating to the Examination of Forest Officers in Law and Revenue and in Procedure and Accounts

XXXVIII —The examination of Forest Officers in the law and land removes system of the promote [a] will be held only at Rangoon and Mandalay and [a] will consist of —

Land Revenue-

- (1) One paper of six questions on-
 - (a) Baden-Powell's "Short account of the Land Revenue
 - (b)* the Land Revenue Manual, Lower Burma.
- (c)* the Land Revenue Manual, Upper Burma,
 (ii) Six questions on the above subjects to be answered orally
- Lan-
 - (i) One paper of six questions on—

 (a) Baden Powell's "Forest Law."
 - (b) The Forest Manual †
- (ii) Six questions on the above subjects to be answered orally.

 The use of books will not be allowed in this examination.

XXXIX —The number of marks allotted to each paper and to the oral examination in each subject will be 60 In order to pass in either subject an officer must obtain—

(i) a total of not less than 60 marks in the oral and written examinations together

^[4] Added by General Department Notification No 54 dated the 24th Narch 1904 * Amended by General Department Notification No 98, dated the 23rd May

¹⁹⁰⁴ †Amended by General Department Notification No 72 dated the 16th April 1904

App VI.

Rules for the Examination of Forest Officers

(v) BURWA-continued

(u) not less than 20 marks in the written portion,
(iu) not less than 20 marks in the oral portion

An officer may pass in each subject separately

XL —The examination of Fore-t Officers in procedure and accounts will consist of one paper of 6 questions on the rules and procedure prescribed in the Fore-t Code and the Civil Serice Regulations and of 6 questions on the same subject to be answered verbally. The use of books will be allowed

The number of marks allotted to each of the written and oral examin ations will be 60 A candidate who obtains half marks in each will

be considered to have passed the examinations

XL1 — An officer who obtains nine tenths of the aggregate number of marks allotted to any of the examinations mentioned in Rules XXXVIII and XL will be considered to have passed that examination with credit

LIV — The examination in surveying will be held annually in Mandalays in June and will be an examination in the use of the theodolite and plane tible. There will be one standard, and the examination will be of an entirely practical cuaracter. The examines will be required to satisfy the examiners that he is thoroughly conservant with the u.e of the theodolite and plane-table. The maximum number of marks attaunable will be 80. The minimum required to pass will be 50.

REPORT OF THE EXAMINATION COMMITTEE

Burnese - Higher Standard

1	translat o	from English ato Parm se	Conversa t on.	Total	BEMARK
Marks obta nable	30	24	€0	120	
Marks requ te	18	12	30	70	1
Name	Obtained	Obtained	Ohta ned	Obta ned	1

^{*}Add-d by General Department Notificat on No 206 dated the 27th August 1903

App, VI,

Rules for the Examination of Forest Officers.

(v) BURMA-continued.

BURMESE .- Lower Standard.

	Reading and translation	Conversation.	Total	REMARKS
Marks obtainable .	. 60	60	120	}
Marks requisite .	. 30	30	70	
Name	Obtained	Obtained	Obtained,	
				Ì
	}	Ì		
				{

BURNESE.—Elementary Standard.

	Reading and translation	Conversation	Total	Remares.
Marks obtainable	. 24	36	60	
Marks requisite	. 12	15	35	
Aame	Obtained	Obtained.	Obtained	7
)			1

App. VI.

(v) BURMA—continued. Law —Forest Officers.

	Law		Total	REMARKS
	Written	OrnI]
Marks obtainable	60	60	120	
Marks requisite	20	20	60	
Name	Obtained		Obtained	
			ĺ	
	- 1		1	1

REVENUE -Forest Officers

	Revenue		Total	REMARKS
	W. tten	Oral	1000	Menanas
Marks obta nable	GO	60	120	
Marks requisite	25	20	60	Ì
Vame	Obtai	ned.	Obtained	
	1		ļ	
	-		!	

App VI.

Rules for the Examination of Forest Officers

(v) BURMA—continued Procedure and Accounts—Forest Officers

	17 ritten	Orsl,	Hamybes
Marks obtainable	60	30	
Marks requiste	50	30	-
Name	Ohta : ed.	Obtained] .

Rules establishing the High Proficiency and Degree-of-Honour Examinations in Burmese.

General Department Notification No. 312, dated the 30th August 1881 as modified by General Department Notifications No. 19, dated the 30th January 1893 and No. 106, dated the 27th May 1904

With the sanction of the Government of India, the following rules for the encouragement of the study of the Burnese language among the junior officers of the Commission, the Police Department, the Education Department, and Forest Department are published for general information in supersession of all previous rules and orders on the subset.

I —The standards of examination and the donations to be given to successful candidates will be as follows —

High Proficency,—R2,000, with certificate from the presiding examiners

Pegree of-Honour, -R4,000, with diploma from the Government of India.

App VI

(v) BURMA-continued

II -These examinations will be open to gazetted European officers ın-

the Education Department and the Commission. the Police Department, the Forest Department

III —No candidate will be permitted to present himself for examination by the two standards simultaneously, but he may have the option of competing for the higher examination without first undergoing the inferior.

IN -No officer will ordinarily be remitted to appear more than twice as a candidate at either examination, but, if a special recommendation be made by the examiners, a candidate will be allowed to appear a third time

V -No candidate will be permitted to present him elf for the High Proficiency or Honour examinations after the expiration of 10 and 15 years, respectively, counted from the date of first arrival in India No exception to this rule will be made on account of leave or any other cause

VI - Examinations will be held yearly in November at Rangoon

The date will be fixed by a notification in the local Gazette

Candidates desirous of attending examinations must apply for leave to do so to the local Government, through the head of their department, at least three months before the date of the examination, and a copy of the permission should be forwarded to the President of the Central Examination Committee at Bangoon The application must be accompanied by a certificate from the Accountant-General, Burma, that the candidate has not exceeded the time of residence mentioned ın Rule V

* VII - The following are the subjects for the High Proficiency

Examination -

(a) Translating into Euglish vira voce with readiness and accuracy from-

1 Selections from the records of the Hlutdaw (compiled by Mr Taw Sein Ko)

2 Chapters on Inheritance Partition, Marriage and Divorce of the Attasankhepa Vanuana Dhemmathat (compiled by U Gaung, CSI)

3 Mahazanetkapyo

4 Wethandaya

(b) Translating into written English with accuracy a passage in narrative style not taken from the text-books and selected from current literature.

(c) Reading and translating into English viva voce at sight a manuscript in Burmese

^{*} Substituted by General Department Notification No 106 dated the 27th May 1904.

(v) BURMA-continued

- (d) Translating with accuracy of idiom and neatness of expression into written Burmese an English paper in narrative style
- (e) Translating in like manner a paper of English sentences
- (f) Dictation in Burmese of a translation made at eight from a paper in English placed before the candidate
 - (g) Conversation in Burmese
- (h) A paper of grammatical questions

VIII -The following are the subjects for the Honour examination -

- (a) (l) Vijaya Jataka
 - (2) Paramigan, if in print, if not, Catu Dhamma Sara Kogʻunpyo
 - (3) Bhuri datzat paung
 - (4) Vidurapyo Jataka
- (b) A written examination in the books, and papers set to include questions in grammar and prosody
- (c) Translating into English with accuracy two passages—one in proce, the other in poetry—selected from some difficult work not being a text-book. The passage in proce will be selected from the current literature of the day
- (d) Translating a difficult passage from English with accuracy, elegance and neatness of expression, and perfect correctness of grammar and spelling
- (e) Conversing with accuracy and fluency
- (f) Reading and translating at sight a manuscript in Burmese
- (g) Dictation in Burmese of a translation made at sight from a paper in English placed before the candidate

IX —The Honour examination will be of a searching nature, and the exercises, both oral and written, must be performed with such excellence as distinctly to establish a claim to eminent proficiency

X—Successful candidates for the Degree of Honour shall be arranged in two divisions according to the number of matts obtained. For the first division 80 per cent of the maiks must be obtained in all subjects and not less than 60 per cent in an any one paper, for the second division 60 per cent must be obtained in all subjects and not less than 45 per cent in each paper. The reward and diploma will be granted only to those passing in the first division and their names will be reported to the Government of India for publication in the Gazette of India Those passing in the second division will be deemed to have passed for the purposes of leave and travelling allowance tuiles, but they will not be allowed the benefit of these on a second occasion should they elect to compete again for the reward of a Degree-of-Honour

(v) BURMA-continued.

Notes

UNDER Article 314 (a), * Civil Service Regulations, permission to appear at an optional examination in any of the Oriental languages presembed by Government, carries with it the grant of joining time (excluding the time allowed for preparation) to and from the place of examination, besides leave for the day or days of examination.

examination, besides leave for the day or days of examination. The desired per the day or days of examination. The General Department letter No. 738 9 F, dated the 28th October 1882, and in Appointment Department letter No. 199—6 E -3, dated the 8th June 1904, the following directions have been given for the examination by the High Proficiency standard. The maximum number of marks obtainable will be 200 the number apportioned to each section of Rule VII, being as follows—

A candidate will not be considered to have passed the examination by the High Proficeror standard unless he obtains 70 per cent of the maximum of marks for the whole examination and 50 per cent of the maximum number of marks for each of the following groups —

Rules for the encouragement of the study of Hindustani by Gazetted Officers in Burma.

General Department Notification No 207, dated the 6th September 1904

The following rules for the encouragement of the study of Hindustani by gazetted officers in Burma, which have been sanctioned by the Government of India, are published for general information:—

(1) The standards of examinations and the donations to be given to successful candidates will be-

(2) The examination will be open to all gazetted officers and to Inspectors of Police and members of the Subordinate Civil Service Provided that officers of the Public Works Department, Fostal and Telegraph Departments, Accounts Department, Survey of India Department and Ecclesiastical and Education Departments shall not be cligible to enter for these examinations

^{*} Article 279, 4th edition

(v) BURMA-continued.

- (8) No officer will ordinarily be permitted to appear more than twice as a candidate at either examination
- (4) The examinations will be held at the time and place fixed for the helding of the Departmental Examination of Assistant Commissioners and Myoôks in Law, Revenue, Treasury and Burmese
- (5) The following are the tests for examination -
 - (a) Lower standard-
 - (i) The conducte will be required to read aloud to the examiners and to translate vira voce into English within half an hour not less than ten hase out of the Muntakkabu-nikapat, which will be printed in the Roman character
 - (ii) The candidate will be required to write in the Roman character without assistance within two hours a translation from English into Hindustani of a paper of six easy sentences on every day subjects. Each sentence will be about two lines of manuscript in length.
 - (iii) The candidate will be tested in conver atton with Hindustani speasing natives of India for a quarter of an hour in such manner and to such extent as shall suffice to satisfy the examiners that he is able to understrind and make himself understrod by such natives both in common conversation and in the usual course of office business

(b) Higher standard-

- (i) The candidate will be required to revul about to the examiners and to translate uses roce into English within balf an hour not less than ten lines out of the Stories of Azad Bikht and of the Second Darresh in the Bagh o Bahar, which will be printed in the Roman character
- (ii) The candidate will be required to write in the presence of the examiners a translation from kinglish into Hindustani of an easy piece of English prose (such as a judgment or official order) not exceeding in length one hundred and twenty words. Two lours will be allowed for this test. The Roman character may be used.
- (ur) The candidate will be required to translate into Hindustam wird roce within ten minutes six simple sentences of colloquial English

App. VI.

Rules for the Examination of Forest Officers.

(v) BURMA-continued.

- (iv) The candidate will be tested in conversation with Hindustani-speaking natives of India for a quarter of an hour and must satisfy the examiners that he is able to explain himself to Hindustani-speaking natives on any topics in which he is likely to be required to communicate with them.
- (6) An officer who is required by Departmental rules to pass in Burmese, shall not be eligible to appear for examination in Hindustani until he has passed the compulsory examinations in Burmese.
- (7) Officers who have already passed an examination in Hindustani, other than the examination prescribed by Chapter VII of the Departmental Examination Rules and officers who have been brought up in a part of India where Hindustani is a current veraecular language or are born of Hindustani speaking parents or parent shall not be eligible to appear for these examinations.

(8) An officer of the Forest Department who has earned a reward or under these rules shall not be eligible for a reward for passing in Hindustani under

* Article 77 in 6th edition

Article* 75 of the Forest Code, and isce versa.

Rules for the encouragement of the study of the Karen and Shan Languages.

General Department Notification No. 121, dated Rangoon, the 4th June 1903

The following rules for the encouragement of the study of the Karen and Shan languages are published for general information in supersession of all previous rules on the subject :—

I -The donation to be given to successful candidates in the prescribed examination will be:-

						Ħ
Examination in Sgau-Ra						1,000
Examination in Pwa-Kar						1.000
1	by the lov	rer stand	ard	. •		1,000
	by the his didate l	aving b	EVIO	13ly pa	17- 138-	
Examination in Shan	ed by the lower standard by the higher standard, the can-				1,000	
	didate	not hav	ine '	DAGAIU.	nole	
İ	passed	not hav	wer	tanda	rd	3,000

(v) BURMA-continued

II —The examinations in Karen and Shan will be open to European gazetted officers in the Commission, the Police Department and the Education Department and those in Karen to European gazetted officers of the Forest Department

With the special sanction of the Lieutenant Governor in each case

the following officers are also eligible for examination -

(a) In Shan and Karen,—European gazetted officers of departments other than those mentioned above

(b) In Karen only,—non-gazetted officers (not being Burmans) of the Subordinate Civil Service, non-Burman Inspectors of Police and non-Burman Forest Rangers serving. in the Irrawaddy and Tenasserim divisions and in the Hantla waddy, Pegu and Tharrawaddy districts of the Pegu division.

(c) In Shan only,—non gazetted officers (not being Bormans) of the Subordinate Civil Service and non Borman Inspectors of Police who are employed, or likely to be employed, in or on the border of the Shan States, in cases in which a knowledge of Shan would be of use * and non-Burman Hospital Assistants actually serving in the Shan States These last will, on passing by either standard, be given a donation of #1200 or, if a pass is secured by the higher standard without the candidates having previously passed by the lower standard one of #1400

HAT.—The examinations in Shan are open to Imperial and Provincial officers of the Survey Department subject to two conditions, namely, that no Provincial officer shall be allowed to present himself for examination without the permission of the Surveyor General, and that, in the cases of officers of the rank of Sub Assistant Superintendent, the rewards shall be restricted to half the amounts ordinarily admissible under the rules

III — No officer will ordinarily be permitted to appear more than two as a candidate for examination in any one of the above languages or standards, but if a special recommendation be made by the examiners,

a candidate will be allowed to appear a third time

IV—The examination shall be conducted by a local committee to be specially appointed by the Commissioner of the division on each occasion Ether the Commissioner or a Deputy Commissioner nominated by lum shall preside at the examination In the Northern and Southern Shan States, the Superintednet will appoint the committee

No 560-47, dated the 29th April 1904.

Added by General Department Notification No 224, dated the 4th October
 † Added by Government of India Department of Revenue and Agriculture letter

(v) BURMA-continued

and will preside The committee shall include two officers of Government who have passed the examination or, if such officers are not available, one or more persons not in Government service who are acquainted both with the language of examination and with English

V—The time and place of each examination will be fixed by the Lieuterant Governor Candidates desirous of preenting themselves for examination must apply for leave to do so to the Local Governorat, through the Head of their Department, at least three months before they desire to be examined When recommending in officer for admission to an examination in Shan or Karen, the Commissioner or other officer making the recommendation should state how it is proposed to constitute the local committee to hold the examination and what are the qualifications of the proposed examiners. The manuscript and the paper which it is proposed to set under Rule VI, clauses (1) and (2) respectively, shall be submitted to the Local Government for approval

VI -The following are the tests for examination in Karen and in

Shan by the lower standard -

(1) Reading and translation—The examinee should be required, within a limited time, to read a manuscript of ordinary difficulty written in the language of examination and to give an intelligible written translation thereof in English or (if he is a native of India unacquainted with English) Hindustani

(2) Translation from English and Karen or Shan—He should be required to dictate in the language of examination with fair accuracy an English Judgment or other official paper, which (if he is a native of India unacquainted with English) may first be put into Hundustan.

(3) He should be tested in conversation with Karens or Shans in such manner and to such extent as shall siffice to satisfy the examiners that he is able to understand them and make himself understood by them, both in common conversation and in the usual course of office business; The translation, dictation and conversation should be moderately fluent and readily intelligible.

VII —The examination by the higher standard in Shan shall be similar in hature to that for the lower standard but more difficult in degree An English judgment or other official paper shall be dictated by the examinee in Shan In the vertue-diar portion of this examination the papers selected as tests should be official documents of the ordinary type. The translation, dictation and conversation should be moderately fluent and readly intelligible, and the examinee should be tested in his power of explaining himself to Shans in the vernacular on any topic that may occur in official binaness

(v) BURMA-continued

VIII —The following table exhibits (a) the maximum marks obtainable and (b) the marks requisite to a pass —

	Resding and translation	Translat on from English into Shan or Karen	Conversation	Total
	-			
Marks obtainable	36	24	60	120
Marks requ site	ls	19	30	70

IX — After an examination has been concluded the original proceedings of the examination committee, together with the answer papers of the candidates and a schedule of marks awarded under Rule VIII, should be forwarded to the Local Government.

Rules for the encouragement of the study of the languages of the Frontier Tribes bordering on or having relations with Burma

General Department Notification No. 122 dated Rangoon, the 4th June 1903 as amended by General Department Notification No. 273, lated the 6th November 1903

The following rules, which have been sanctioned by the Government of Iudia, are published for general information in supersession of all

previous rules on the subject -

I—A reward of \$\text{R1}\$,000 will be granted to any Deputy Commissioner, Assistant Commissioner, Estra Assistant Commissioner, Mycole, District Superintendent of Police, Assistant Superintendent of Police, Assistant Superintendent of Police, Assistant Commandant who shall pass by the prescribed standard an examination in any one language or in any one of the groups of the languages to be notified from time to time by the Leutenant-Covernor, provided that the language is spoken within the district where the officer is at the time employed or by tribes contemnious to it with whom he has official relations. A second reward will in no case be given to an officer for proficency in a second language of the same group.

II -The districts in or on the borders of which the several groups of languages referred to in Rule I will be held to be spoken, will be

notified from time to time

1II —The examination shall be conducted by a local committee to be securedly appointed by the Commissioner of the Division on each occasion. Bither the Commissioner or a Deputy Commissioner nominated by him shall preside at the examination. In the Northern and Southern Shan

(v) BURMA-continued

States and in the Chin Hills, the Superintendent will appoint the Committee and will preside The Committee shall include two officers of Government who have passed the examination in the local language, or, if such officers are not available, one or more persons not in Government service who are acquainted both with the local language and with English

IV .- The tests which a candidate for the above reward must under-

go are as follows -

(1) He must be able to converse freely with the people of the tribe in whose vernacular he may wish to quality, to understand, and to make himself understood by them.

(2) He must write down in the English or Burmese character sentences spoken in the tribal language by one of the tribe, or a conversation held between two of them, and must explain what has been spoken correctly in English

(3) He must translate into the tribal language (writing it either in the English or Birme e character) without assistance, so that the translation shall be substantially correct and shall be intelligible when read to a native in whose language this written

The sentences to be translated from English or from the candidate's mother tongue under the third requirement should be of the same description as, and not more difficult than those under the second requirement. When recommending an officer for admission to an examination in a border language, the Commissioner or other officer making the recommendation should state how at is proposed to constitute the local committee to hold the examination and what are the qualifications of the proposed examiners. The restores proposed to be set shall be submitted to the Local Government for approval

IVA —In the case of examinations in the undermentioned languages, namely —

Bre Palaung Wa Padaung Pale Lahu Zayem Riang Lisaw

if no Government Officer who has passed the examination in the local language or person who is acquainted both with the local language and with English is available, the Committee shall include two officers of Government acquainted with Burmess or Shan who shall conduct the examination with the "sistance of an interpreter speaking both Burmese or Shan and the local language. For the purposes of the required tests, the candidate shall be told in English what to say in the local language to the member of the tribe concerned and shall repeat in English the replies given and the interpreter shall repeat in Burmese or Shan for the information of the Committee each of the questions so

(v) BURMA-continued

put or remarks so made and of the answers given to them The first three sentences of Rule III and the whole of Rule IV shall apply in

these cases, but the last sentence of Rule III shall not apply

V —In the case of natives who by facilities of residence may have acquired proficiency in the tribal language of any district, the Lieutenant Governor will determine whether the reward should be granted or not for an examination passed in any language with which from birth

and education the candidate is naturally familiar

VI —Subject to the proviso of Rule I, and with the previous sauction of the Luceteania Governor in each case, European gazetted officers, other than those specified in Rule I, non Burman Inspectors of Police, and non-Burman Officers of the Civil Vieducal Department, may be admitted to examinations under these rules, Hospital Assistants receiving a reward of #1200 and other officers a reward of #1200 on passing Subject to the provisions of Rule V, the Judico of the Bi and Jail may be admitted to examination in the Chingpaw dialect of the Kachin language and will receive a reward of #200 on passing

[The C vil Sargeon Chin Hills has the option of drawing a reward of R1000 on senhanced monthly allowance of R100 on passing an examination in other the Tashon La or v yin challed of the Cbl language (sude letter No 838 E B dated the 9th May 1902 from the Deputy Secretary to the Government of India * Foreirn Department)

Thereign Department) [1]

[A warder of the Blaum dail staff who are a colloqual examination in the Chingman date of the Kichin language receives an addition of R1 a month to h spay (Home Department letter No 189 dated the 18th March 1901) [1]

VII — Marks shall be assigned by the local Committee on the tests

specified in Rule IV The following table exhibits (a) the maximum marks. (b) the marks requisite to pass —

	Fi st test.	Second test	The d test	Tota
Marks obta nable	60	30	°0	130
Marks requis te	30	15	15	70

VIII—The original proceedings of the examination committee together with the answer-papers of the candidates and a schedule of the marks obtainable and marks awarded should be forwarded to the Local Government

From the Secretary to the Government of India Public Works Department to the Secretary to the Government of Burma Public Works Department—No 309G dated the 15th March 1800

With reference to paragraph 2 of Government of India Public Works Department, letter No 1761-G, dated the 18th November 1899,

(v) BURMA-continued.

I am directed to state that the Government of Iudia, with the approval of the Secretary of State, are pleased to sanction the rules for the encouragement of the study of the languages of the frontier tribes bordering on or having relations with Burma, published under Burma General Department Notication No 94.* dated the 18th June 1898, extended in respect of the Shan and Siamere languages only, to subordinates of the Public Works Department who are specially selected by the Government of Burma and permitted to pass in the languages named.

2 This sanction has effect from the 22nd February 1900.

From the Secretary to the Government of India, Public Works Department, to the Secretary to the Government of Burms, Public Works Department,—No 1384 G, dated the 8rd October 1900

In continuation of paragraph 2 of Government of India No 885 G, death the 2nd July 1900, I am directed, with the approval of Her Majesty's Secretary of State, to communicate the sanction of the Government of India to the rules for the encouragement of the study of the languages of the frontier tribes bordering on, or having relations with Barma, which were published under Burma General Department Notification No 94,* dated the 18th June 1898, being made applicable,

†Vide supra. In respect of Border languages (other than Shad applicable to them) to members of the Upper Subordinate establishment of the Public Works Department, Burma, who are specially selected by the Government of Burma, on the ground that they are likely to be employed in localities where the languages are spoken and who are permitted to present themselves for examination therem

The extension to specially selected subordinates of the Public Works Departments serving in Duran of the rules for the encouragement of the study of the languages of the frontier tribes berdering on or having relations with Burma published in General Department Notification No 94 stated the 18th June 1898 and subsequent amendments, is also applicable to subordinates holding similar positions in the Telegraph Department.

General Department Notification No. 274, dated the 6th November 1903

In supersession of this Department Notification [No 95, dated the lath June 1898, as amended by General Department Notification No 26 dated the 30th January 1903, the Lacutenant-Governor directs that the groups of languages referred to in Rule I of the rules published

^{*} Superseded by General Department Notification No. 127, dated the 4th $\,$ June 1903

ΧI

XΙ

The Mergui district

App VI

Rules for the Examination of Forest Officers

(v) BURMA-continued

in General Department Notification No. 122, dated the 4th June 1903, shall be as follows -

Languages

Groups t The Svin Tashon Las Chinbok and Chinme d alects of the Chin language and the Chin language as spoken on the borders of the Arakan Division and the Thayetmyo Minbu and Henzada districts TI The Kami and Mro languages 111 The Chingpaw dislect of the Kachin language ΙV The Manipuri Language V The Karenni the Bre the Padaung and the Zayein languages VΙ The Taungthu language VII The Palaung the Pale and R ang (Yang Lam d alect) languages TITY The Wa language as spoken e ther in the State of Mang Lun or in the State of Kengtung ΙX The Labu or Muhso and the L saw language x The S amese language

The Malay language 2 The districts in or on the borders of which the several groups of languages above specified will be held to be spoken are -

D_{l}	sŧ	71	ie	te

~	Districts
Groups	
I	All districts in the Arakan Division the Henzada Thayetmyo Pakokku, Minbn and Upper Chindwin districts and the Chin Hills
II	The Northern Arakan and Akyab districts
Ш	Upper Chindwin Bhamo Myitkyina Katha and Ruby M nes dis- tricts and the Northern Shan States
17	Upper Chindwin district.
v	The Southern Shan States
ΔI	The Toungoo Thaton and Amberst districts and the Southern Shan States
IIV	The Ruby M nes district and the Southern and Northein Shan States
AIII	The Southern and Northern Shan States
IX	The Ruby Mines and Myitkyina districts and the Northern and Southern Shan States
x	The Amherst, Tavoy and Mergn districts and the Southern Shan States

App VI.

(v) BURMA-concluded.

3. Officers stationed in-

							Groups
The Upper C	hind	win to	ay pro	esent t	hemae	eives.	
for exami		מנו מ	•				. I, III, IV.
The Chin Hi	Is						กั
Pakokku							.1
Minbu .				- :			· 1
Thayetmyo	_		•	· ·	•	•	.`}1
Henzada	•	•	•	•		•	• ; •
	•	•	•	•	•	•	•1
Kyankpyn	•	•	•	•	•		• !
Sandoway		•	•	•			.)
Akyab .			•				.} 1. 1
Northern Ar	akan						.5 1, 1
Bhame .							·}m
Katha .							. } 1111
Myitkyina					- 1	- 1	. III. IX.
Ruby Mines	-	- 1					. III, VII, IX.
Northern Sh	an St	-ator	•	•	•	•	iii, vii, viii, ix.
Southern Sh			•		•		7, 77, 711, 7111, 12,
	au 151	aces	•	•			. V, VI, VII, VIII, 1X, X.
Amherst	•	•	•		•	•	VI, X
Tavoy .	•		•	-			. X
Mergui							• X, XI
Thaton							
Toungoo							.{ vi

(vi) ASSAM.

Notification No. 1666-G., dated the 24th March 1896 — In supersession of General Department Notifications Nos. 291, dated the 4th December 1879, and 255, dated the 17th July 1887, the Chief Commissioner, with the previous sanction of the Government of India, presembes the following rules for the examination of Forest Officers in Assam. The rules will come into force from the 1st June 1889.

EXAMINATIONS IN VERNACULAR AND TRIBAL LANGUAGES

1 —Compulsory.

1. Assistant and Extra-Assistant Conservators of Forests will be required to pass by the Higher and by the Lower Standards of Examination in Assamese or Bengali, under Rules 23 to 25 of the *Rules for the Departmental Examination of Assistant Commissioners and others in Assam, published in the Chief Commissioner's Notification No 4389-G, dated the 25th April 1893, according as the one or the other language is prescribed for each officer by the Conservator with the

† Article 75 in 6th edution seanction of the Chief Commissioner, under Code, fourth edition. The examinations will be couducted under the orders of the Central Examination Committee, Shillong, at the several

^{*} Vide Sub Appendix I to these rules (page 98)

App VI

(vi) ASSAM-continued

local centres, in the manner provided in the Rules for the Departmental Examination of Civil officers in Assam Special papers will, however, be prepared for Forest officers, in which technical terms, bearing

directly on Forest work, will be largely used

2 A Forest officer who passes the tests prescribed in Rule 1 will be held to have fulfilled the conditions as regards examinations in languages laid down in section. 73 of the Forest Department Code, fourth edition, for the purposes of promotion to the higher grades. In the case of a Forest officer transferred to Assam from any other provuce, the examinations passed by him in "principal" languages in his former provuce will, however, hold good for the purposes of promotion.

3 The rules prescribed in the Chief Commissioner's† Notification No 4889 G, dated the 28th April 1893, for the conduct of Departmental Examinations of other Civil officers will, as far as practicable, be

applicable to the examinations of Forest officers

4 Forest officers will be allowed to present themselves for examination in Assamese or Bengal (as the case may be) by both the Lower and the Higher Standards at the same time, with the permission of the Conservator of Forests An officer who passes in either of the papers will be held to have qualified for the Lower Standard, but passing marks must be obtained in both sets of papers to qualify for the Higher Standard

II — Optional

Under sections 74 and 75 of the Forest Department Code, fourth

I —Mırı edition, a reward of #1,000 will be II —Kukı or Lushaı granted to any Forest officer of the III -Garo Kacharı (hills or plains rank of Deputy or Assistant Conseivadialect) or Mech IV -Mikir tor, and a reward of £500 to any V -Khası or Synteng Extra Deputy or Extra-Assistant Conservator who shall pass, by the standard prescribed in Rule 7, an examination in any one language in any of the groups noted in the margin, provided that the language is spoken within the district where the officer is at the time employed, or by tribes co-terminous with it with whom he has official relations. A second reward will in no case be given to an officer for proficiency in a second language of the same group

The districts in, or on the borders of, which the several groups of languages above specified will be held to be spoken, are the following -

I — Mini
II — Kuki and Lushai
III — Garo Kachari and Mech
UII — Garo Kachari and Mech
Gollpara Garo Hills Kamrup

V — Mikir Darrang Nowgong and Cachar V— Khasi and Synteng Kamrup and Khas and Jaintia Hills

* Article 75 in 6th edition
† Vide Sub Appendix I to these rules (page 98)

T Articles 76 and 77 in 6th ed tion

(v1) ASSAM-continued

6 The examination will be conducted by a Local Committee, to be specially appointed by the Chief Commissioner on each occasion.

7 The tests which a candidate for the above reward must undergo

are as follow -

(1) He must be able to converse freely with the people of the tribe in whose vernacular he may wish to qualify, to understand and to make himself understood by them.

(2) He must write down in the English character sentences spoken in the tribal language by one of the tribe, or a conversation held between two of them, and must explain it correctly in

English

2 (3) He must translate into the tribal language (writing it in the English character) without assistance, so that the translation shall be substantially correct, and shall be intelligible when read to a native in whose language it is written

The entences to be translated from English, or from the candidate's mother tongue, under the third requirement, should be of the same description as and not more difficult than, those under the second requirement

S In the case of natives who, by facilities of residence, may have acquired proficency in the tribal language of any district, the Chief Commissioner will determine whether the reward should be granted or not for an examination passed in any language with which, from birth and education, the candidate is naturally familiar

9 Subject to the fulfilment of the condutions specified in sections? 4 and 75 of the Forest Department Code, fourth edition, any Forest officer of the rank of Extra Assistant Convervator and upwards will be entitled to the allowances pre-cribed by section 75 for passing the examination in any "principal" language

Existinations to Lind Revenue to Furest Lat, and to Furest Procedure and Accounts

10 (a) Written Examinations — One paper in each of the following subjects will be set by the Contral Examination Committee, in communication with the Conservator of Forests the maximum and the press marks assigned to each paper, and the time allotted for each, are refollow —

Subjects of Examinat on	Mazımum	Passing	Time
	marks	marks	allowed
Land Revenue (without books) Forest Law (w thout books) Forest Procedure and Accounts (with books)	100 100 100	60 60	Two hours Ditto Ditto

^{*} Articles 76 and 77 in 6th edition

(vi) ASSA 11-continued

(b) Oral Examinations —The questions will be set by the Conservator of Forests. The answers of each examinee will be taken down writing by, or under the immediate superintendence of, a member of the Local Examination Committee, and forwarded (under the joint signatures of the examinee and one member of the Committee) together with the answers to the written papers in a registered cover, on the day of the examination, to the Conservator of Forests, who will adjudge the marks to be allotted on the system in force for the written papers.

11 The Central Examination Committee after perusing the reports of the Local Committees and the answer papers in the written examinations, with the assistance of the examiner who sets the papers, will report to the Chief Commissioner the names of such officers as in their opinion have passed in Liand Revenue in Forest Lian, and in Forest Procedure and Accounts, noticing specially, in the order of their ment, those who may have passed with credit

12 The above rules also apply to Forest Rangers, who are permitted, at their option, to appear at the examinations mentioned in *section 70 of the Forest Department Code, fourth edition.

SUB APPENDIX I

Extract, Rules 23-25, from the Rules for the Departmental Examination of Assistant Commissioners and other Officers in Assam published under Notification No. 4389G, dated the 28th April 1893

- 23 The following are the tests for examination in the vernacular languages by the Lower Standard
 - (1) Reading and transliteration-
 - The examinee shall be required within a limited time to transliterate in the Roman character an easy manuscript written in the vernacular, and to give an intelligible written translation thereof in English
 - (2) Translation from English into the vernacular-
 - An English judgment or other official document of a technical character shall be translated into the vernacular without assistance
 - (3) Dictation from English into the vernacular-
 - He should be required to dictate into the vernacular, with fau accuracy, an English report or other official paper containing technical terms used in court

(vi) ASSAM-concluded

(4) Conversation-

He should be tested in conversation with natives in such manner and to such extent as shall suffice to satisfy the Committee that he is able to understand them and make himself understood by them both in common conversation and in the usual course of office business

The vernacular paper to be read and translated, and the two English papers to be translated, shall be selected by the Central Committee, and comes sent to the Local Committees All the comes of the vernacular

paper should be made in the same hand-writing

24 The examination by the Higher Standard in the vernacular languages shall be similar in its nature to that for the Lower Standard. but more difficult in degree, the vernacular and English documents selected by the Central Committee being longer and more technical in character, and the conversation test made more severe The translation, dictation, and conversation should be moderately fluent and readily intelligible, and the examinee should be tested in his power of explainany himself to natives in the verpacular on any topic that may occur in official business

25 The maximum and the pass marks assigned to each branch of the examination, and the time allotted for the papers, are as follow --

		Travible	LASS DIRLES		Time
Transliteration .		20	10	1	hour
Translation from Vernacular		20	10	š	
, "English		20	10	i	,
Dictation :	٠	20	10	1	,
Conversation .	٠	20	10	10	stuara

Each candidate must obtain at least three-fifths of the aggregate number of marks allotted for the entire examination, and most obtain in each separate branch not less than one half of the marks allotted to that beanch

(vn) COORG.

Notification No 17, dated the 29th June 1896 -The following rules regarding the examination in Land Revenue, Forest Law, and Forest Procedure and Accounts of Porest officers in Coorg, are, with the sanction of the Government of India, published for general informa-

 The examinations shall be conducted by a Committee composed of the Commissioner and the Deputy Conservator of Forests, and shall be held at such time and place as the Chief Commissioner may direct, but not more frequently than once in each half-year.

2 It shall not be compulsory for Forest Rangers to pass this examination, but they may present themselves for examination if they wish to do so.

L 2

App. VI

Rules for the Examination of Forest Officers

(vu) COORG-continued

3 The examinations shall be both written and oral, and shall be conducted as follows.

(a) Written examinations,

The papers shall be set by the Committee in accordance with *sections 76 to 78 of the Forest Pepartment Code, 4th edition, and the following table shows the princulars of marks assigned to such subjects and the time allowed:—

CABITACIS ON EXTRINATION	Max mum marks	Passing marks	Time allowed
Land Perenue Forest Law . Forest Proced re and Accounts	100 100 100	60 60	Two hours Do Do

Notification No. 33, dated the 4th July 1887.—the following rule regarding the examination in Canaces of Forest Officers in Coorg or 1 Letter No. 547-7, dased with their sanction of the Covernment of the 2264 June 1897, from the India published for general information — partners.

- 1 The examination shall be conducted by a committee composed of As amended by Notification the Deputy Conservator of Forests and the No 7, dated 18th May 1897 Deputy Inspector of Schools, with the Commissioner of Coorg as Pierulent. The examination will be held two caycar, in the months of May and December, on dates to be fixed by the Commissioner Ample notice of the date fixed should be given in the
- District Gazette
 District Gazette

 2. There stall be two standards of language qualification, viz., the
 "Lower Standard" and the "Higher Standard."
- 3 The following are the subjects of examination by the "Lower Standard" --

		Marks			
Subject	ĺ	Deta ed messimum	Separate maximum	Separate tamimum	
1 Conversation	1		50	35	
Translation Dictation Peading and explanation of arris	:	30 30 50	27.0	65	
Total			100	100	

(vn) COORG-concluded.

4 The officer under examination will be tested in conversation with two or three natives in such a manner and to such an extent as shall suffice to satisfy the committee as to the degree of his power of understanding natives of different classes and of making burnelf understood by them such conservation or colloquial examination to be confined to subjects connected with the ordinary busines of a Forest Office or of Forest out-door work, and not to embrace abstrace or peculiar subjects.

o For the reading tests, at least three papers which he has never seen before, taken from official, usually Forest, records very much hazard and written by different persons in a plain running hind, must be read aloud correctly and without great difficulty, and after having read them aloud, the officer under examination must correctly explain

them in English

6 For the Translation test, an English paper, on some subject connected with Forest work and furnished by the Committee, must be translated into the vernacular without as istance. Toe iranslation must be substantially correct in meaning and intelligible to a native tolerably correct in grammar and spelling, and free from any very bad errors of ideas.

7 For the Dictation test, the officer under examination mu t dictate of hand, with some fleuncy, the translation into the verificial of unother English paper to be furnified by the Committee, and also on some subject connected with Forest work, whereof the translation will be written down exactly as dictated. The dictated paper mu t, like the

translat on one, be intelligible and substantially correct

S Higher Standard in Language—The' Higher S andard of examination is similar in its nature to the 'Lower Standard, but more difficult in degre. The reading of a common office running hand mu t be tolerably performed. The papers solected as tests will also usually be new subjects connected with Forest work, but of more difficult description than for the Lower Standard, the tran lation, dictation, and conver a too should be fittent, governly correct and readily intelligible, and the officer under examination should be tested in his power of explaning hungelf clearly and with 'sufficient propriety in the verancaliar in an argument on a topic of some difficulty, such as may occur in official Forest work.

Adjustment of Expenditure on Forest Surveys

APPENDIX VII

[Article 53 (ii) of Code 6th edition]

Adjustment of Expenditure on Forest Surveys

Circular No 3-213 5 F dated Calcutta the 11th February 1904

RESOLUTION—By the Government of India Department of Persyns and Ageiculture

The Governments of Madras and Bombay having accepted the suggestion of the Government of India that in future the Forest Survey in those Presidences shall come under the supervision and professional control of the Suprementendent of Forest Surveys, who is an officer of the Survey of India, it has become necessary to make arrangements for the control and regulation of what will in future be the Forest Survey Branch of the Survey of India

This Branch will no longer consist of one Imperial Survey party and a few Forest Survey detachments but will constitute a considerable integral portion of the Survey of India will constitute a considerable integral portion of the Survey of India and the Governor General in Council is pleased therefore to direct that the following arrangements all be made for the conduct of all Forest Surveys exceeded in Institute in India and Burma, in supersession of those promulgated in Resolutions No. 6 of the 6th March 1899 and No. 7 of the 28th April 1901 The arrangements will come unto force from the 1st April 1904

1 All Forest Survey operations in India and Burms other than those unsertaken by local Forest officials, will be carried out under the superintendence of an officer of the Survey of India who will be nominated by the Surveyor General and deagnated Superintendent, Forest Survey Brauel of the Survey of India and his position and powers will be in all respects similar to those of the Superintendent, Tingonometrical Surveys similar to those of the Superintendent, Tingonometrical Surveys

2 All officers of the Survey of India both Imperial and Provincial at pre ent on deputation to the Forest Department for survey purposes, as well as No 20 Party in its entirety, will revert to the Survey of

India
3 The permanent native subordinate establishment of the old Forest
Survey Branch of the Forest Department will be transferred to the
Survey of India

4 All members of the new Forest Survey Branch will be subject to

the rules and regulations laid down for the Survey of India

v All accounts of the Porest Survey Branch will be kept in accordance with the rules applicable to the Survey of India and be submitted through the Supernsteadent, Forest Surveys to the Comptroller India Treasures, for audit

Adjustment of Expenditure on Forest Surveys

App, VII.

Abstracts of the mouthly expense statements will be furnished by the Superintendent, Forest Surveys, to the Conservators of Forests concerned, in order to enable them to adjust the expenditure of their Circles accordingly.

6. The cost of all Forest Surveys on scales of not less than four nonces to the mile, executed by the Forest Survey Branch, will be distributed as follows -

Provided that when special work is done at the ustance of the Local Government, such as a boundary survey, the survey of a plantation on a particularly large scale, or of a river with exceptional detail, made with a view to the improvement of the waterway, the cost of it will be charged entirely to "Forests."

7. The charges for maps will be debited as follows -

(a) The cost of the preparation and publication of the first editious of all forest maps, drawn in connection with current field surveys, will form part of the general charges for such surveys, and will be distributed in the same way as the cost of the actual field survey. Copies of such maps will be resued free of charge on requisitions signed by Concervators.

(b) The cost of second and sub equent editions will be borne by the

Presidency, Province, or Administration concerned.

(c) The cost of preparation and publication of special maps required for, and prepared at, the instance of the Inspector-General of Forests, will be debited against the Head Quarters budget

(d) The cost of all special maps prepared and published for Provinenal Governments, with the sanction of the Inspector-General of Forests, will be charged to the Government or Administration concerned

8. The cost of all surveys executed by Local Forest officials will be

debited entirely to " Forests"

9 All expenditure on surveys charged to "Forests," in Provinces to which the Provincial Service arrangements apply, will be divided between Imperial and Provincial, as heretofore, in the same way as all other Forest expenditure

10. The annual programme of Forest Surveys for the Bengal Presdency and for Burma will be drawn up by the Superintendent, Forest Surveys, in consultation with Local Governments, and be submitted for

approval to the Inspector General of Forests

The programmes for Bombay and Madras will be prepared similarly and be submitted for approval to the Governments of those Previdences. The combined programme will then be submitted by the Surpernitendent, Foret Surveys, to the Surveyor General, who, after consultation with the Inspector General of Forests, will include it in the general programme of the Survey of India, which he submits annually to the Government of India for approval.

Adjustment of Expenditure on Forest Surveys

App VII

It is essential that the programme for the year should be settled not later than the 1st July in that year to allow of the probable cost of the operations being intimated by the Saperintendent, Porest Surveys, to the various Conservators concerned, with a view to suitable provision being made in the Revised Estimate of the Porest Department. When the annual programme of Porest Surveys is settled, the Saperintendent of Forest Surveys will furnish to each Conservator concerned a forecast (as accurate as possible) of the operations to be undertaken in the following year and their cost, to serve as a basis in the preparation of the Budget Estimate

11. Îbo Supernotendent, Forest Suriejs, will, as heretofore, keep up the map records of the Forest Department, and will prepare such index and working-plan maps, and such other special maps and truengs as may be sanctioned by the Lospector-General of Forests. He will all obsersponsible for the safe cusopector-General of Forests.

12 The following rules will govern the procedure to be adopted

in the Estimates and Accounts -

(1) All revenue and expenditure controlled by the Superintendent of Forest Surveys will in the first instance be shown in the India Accounts as Imperial 'Survey of India"

- (2) The Annual Estimates will, however, be prepared separately from those of the Surveye of India, and the Supern tendent of Forest Surveye will append to them a detailed statement showing the amounts debitable, respectively, against Surveye of India, against Forest Imperial (India) in respect of the fixed proportion (70 per cent.) of Head Quarters charges, and against Fore is Provincial in respect of the proper share of charges for Provincial Survey operations and the preparation and publication of Forest maps. These estimates will be submitted by the Superin tendent of Forest Surveys to the Government of India through the Surveyor General.
- (3) The amounts included in the annual estimates which app rtanto the Survey of India and to the several Local Governments will be passed on to the Survey of India Estimate and to the estimates of the Governments concerned. The portion appertaining to the Survey of India Istimate will be included by the Survey of eneral therein on receipt of the Resolution pissed by the Department of Revenue and Agriculture upon the Forest Survey Estimates previously submitted.
- (4) In order to admit of the above procedure being properly carned out, it is essential that the separate Forest burvey Estimates should reach the Government of India not later than the let November annually
- (5) The actual adjustment of expenditure in the Accounts will be made by the Comptroller, India Treasuries For this

purpose, the Superintendent of Forest Surveys will furnish with his monthly accounts to that officer a detailed distribution statement similar to that appended to his unual estimates A copy of this statement should be furnished also to the Surveyor General and the Inspector-General of

(6) Whenever it is foreseen that the expenditure during the year will exceed or fall short of the sanctioned Budget Estimates, the Superinteedent of Torest Surveys will advise the Conservator concerned so that he may apply for additional provision, if necessary, or apply the saving to other purposes

13 Minor Torest Surveys which are within the comjetence of the Provincial Forest Staff will be conducted by the local officers of the Circle concerned, but whenever such a work, not of a petty nature, is so undertaken, the advice of the Superintendent, Forest Surveys regarding it should be first obtained through the Inspector-General of Fore is, or in the case of Bombay through the officer in charge of the Working Plans Branch This is necessary in order to pievent an undue expenditure of public money on over elaborate or completely inadequate schemes of survey

14 In Madras correspondence on Forest Survey matters will except un regard to minor details, be carried on between the Forest Survey Department and the Board of Revenue as the head of the Forest

Department

Ordered, that a copy of this Resolution be forwarded, for information

Madras Bombay Bengal United Provinces Punjab Burma Central Provinces.
As am
Coorg
Ajmer
North West Frontier
Province
Andamans

Baluchistan

and guidance, to all Local Governments and Administrations noted in the margin, to the Comptroller and Auditor General and to the

to the Comptroller and Auditor General and to the Comptroller India Treasuries also to the Inspector-General of Forests for

information and for communication to the Superintendent of Forest Surveys, and to the Department of Finance and Commerce, and the Survey or General of India, for information

Ordered also, that the Resolution be published in the Supplement to the Gazette of India

J WILSON, Secretary to the Government of India

Adjustment of Expenditure on Forest Surveys.

SUB-APPENDIX A.

Circular No. D, dated Simls, the 1st June 1904.

From—S. EARDLEY-WILMOY, Esq., Officiating Inspector-General of Forests to the Government of India, To—The Conservator of Forests. Beneral

**		Central Circle ?
,,		School " United Provinces.
"	**	Oadh ,)
**	51	Punjab.
,,	**	Pega Circle Lower Burma.
"	**	
***	**	Northern Circle Upper Burms.
**	**	Southern , Sopper Durms.
"	99	Northern .)
,,	,,	Southern , Central Provinces.
**	**	Berar.
,,	,,	Assam.
Denaty Con	servator o	f Forests, Coorg.
,,	,	" North-West Frontier Province

", North-West Frontier Andamans. Extra-Assistant Conservator of Forests, Baluchistan.

" " " Aguer.
With reference to paragraph 7 of Government of India, Depart-

ment of Revenue and Agriculture, Resolution No. 3-213-5F, dated the 11th February 1904, I have the honour to request that the follownug procedure may be observed no obtaining forest maps published by the Forest Survey:—

(i) The cost of first editions of maps form part of Survey charges (70 per cent., being debitable to Forests), and such maps may be obtained by Conservators free of charge by direct indent on the Superin-

tendent of Forest Surveys.

(ii) Second or subsequent editions of maps will be prepared by order of Local Governments and at their cost; but before asking for the preparation of a new edition of a map which will be a costly process, it should be considered whether it will not be sufficient to correct by hand such copies of the old map as are available. The distribution of such maps as well as the method of payment for the same will be carried out in accordance with such orders as the Local Government may see fit to issue to the Conservator.

(ii) Indents for special maps required by Conservators must be sanctioned by the Inspector-General of Forests. But as the cost of these maps is absureed by Local Governments, such indents will not be transmitted to the Superintendent, Forest Surveys, without the previous sanction of the Local Government to the expenditure to be incurred Estimates for the preparation of special maps should, therefore, first be obtained from the Superintendent, Forest Surveys, before the sanction of the Local Government and Inspector-General of Forests

is asked for.

Carele

App VII.

Indents for Forest Survey Maps

No. 659

Copy forwarded to the Government of India, Department of Revenue and Agriculture, for favour of communication to Local Governments and to the Surveyor-General of India.

SHE-APPENDIX B.

Indents for maps required from Forest Survey Office.

Circular No 19, dated Simls, the 13th September 1889

From—H C Hill, Esq., Offg Inspector General of Forests,
To—The Conservator of Forests.

I have the honour to request that indents for maps required from the Forest Survey Office [submittel in accordance with clause 5 * of paragraph 6 of the Circular Resolution by the Government of India, Revenue and Agricultural Department, No 16 F, dated 2nd July 1885] may in future be prepared in the accompanying form and forwarded to this office in triplicate

This is now clause (4) of Rule 6 in Circular No. 9 F, dated 2nd July 1890
 Map Indent No.

Number Name or description Address to of copies For what which contex of the required of purpose sheet or should be Map required each sheet required sheets sent. or sheets Dated The Conservator of Forests.

To

THE INSPECTOR-GENERAL OF FORESTS.

•	Indents for Forest Survey Maps.
	No
	Sanctioned, and transmitted for compliance to the Superintendent of Forest Surveys.
	Dated
	Dated
	No
	Copy forwarded, for information, to the Conservator of Forest
	Dated
	The Inspector-General of Forests.

Supply to Government of India of copies of Notifications

App VIII.

APPENDIX VIII

[Article 73 of Code, 6th edition]

Supply to Government of India of copies of Notifications relating to changes in personnel of Forest Staff

Circula v No 8 F , dated Simls, the 10th April 1889

From—J W P Muie Mackenzie Esq., CS, Under Secretary to the
Government of India, Reverue and Agricultural Department,
To—Local Governments and Administrations

I am directed to invite attention to section 30 of the Forest Department Code (third edition), and to request that effective arrangements may be made for formshing the Government of India, regularly and promptly, with three copies of all Notifications published in the Local Government Gazette relating to any changes in the personnel of the Forest staff in The varticular Notifications required in this connection

The particular Notifications required in this connection are those referring to—

- (a) Grant of furlough and all other kinds of leave
- (b) Promotions, permanent and temporary
- (c) Reversions (d) Reductions
- (e) Passing of examinations in Vernacular, Land Revenue, and Forest Law [and Procedure and Accounts].
- (f) Retirements.

Circular No 4 F , dated Simla, the 21st April 1890

From—J W P MUIE MACKENEIE EQ. CS, Under Secretary to the
Government of India Revenue and Admicultural Department,
To—Local Governments and Administrations

In continuation of the Circular from this Department, No 8 F, dated 30th April 1889, I am directed to request that, on furlough or other leave being granted to a Conservator of Forests, the Government of India may at once be informed by telegram of the date (forencom or afternoon) on which the leave in question was taken, *e*, when the officer relinquished charge of his duties preparatory to proceeding on leave I it is essential that effective arrangements should be made to this effect to obviate celay in officiating promotions being ordered by the Government of India

[&]quot; Vide art cle 73 of Code, 6th edition.

App. VIII.

Supply to Government of India of copies of Notifications.

2. Similarly, the date of an officer's return to duty from such leave should be promptly telegraphed to this Department, in view to the necessary reversions being notified without delay.

Circular No 14 F., dated Simla, the 21st October 1890.

From—J. W. P. Muir-Mackenzie, Esq., C.S., Under Secretary to the
Government of India, Revenue and Agricultural Departments
To-Local Governments and Administrations

With reference to Circular No. 8 F., dated the 30th April 1889, I am directed to say that it will be sufficient, for the purpose in view, if the Publisher of the Local Government Grazette be instructed to forward direct to this Department, immediately on publication and without any covering letter or endorsement—but neerly enclosed in an envelope—two copies of all Notifications, of the kinds specified in that Circular, relating to changes in the personal of the Forest tail in

Conservators Inspection Reports.

App IX.

APPENDIX IX.

[Article 224 of Code, 6th edition.]

Conservators' Inspection Reports.

CTRCTIAR No 3 F.

Extract from the Proceedings of the Government of India, in the Revenue and Agricultural Department (Forests),—dated Calcutta, the 17th January 1891

READ-

Circular of this Department Ao 7 F, dated 12th June 1890 calling for opinious in regard to a proposed form of Isopectica Report for use by Conservators of Forests under section 1916 of the Ecrest Department Code

READ ALSO-

Replies to the above-noted Circular

RISOLUTION—As the proposed form of Inspection Report is approved of generally by Local Governments and Administrations the Governor General in Council is pleased to presentle its insertion in the Force, Department, Code as a "suggested" form, for adoption by Inocal Governments and Administrations with such modifications as may be deemed necessary in view of local circomstances. A copy of the form, as finally amended by the Government of India, is appended to this Circolar.

Form of Conservators' Inspection Reports.

OFFICE BUILDINGS

Owner , rent , condition and general suitability , furniture.

RECOEDS

I -Management and Working of Forests

Detailed record of reserved and protected forests and unclase of State lands (Form No 1), maps of the reserved, protected, and other forests; control book and register of outturn (Forms Nos 2, 2a, and 2b); record of works of improvement (Form No. 3), forest Journals, plantation journals, register of receipts in depots (Form 112

App IX

Conservators Inspection Reports

No a), register of disposals from depôts (Form No 6), register of receipts and issues of timbet and other produce in depôts (Form No 7), eales of timber and other produce cut and collected by Government agency (Form No 8), account of drift timber operations (Form No 9) account of timber cut, collected, and removed by consumers or purchasers (Form No 10), outstandings on account of revenue and revenue areceived in advance (Form No 11), particulars of items out standing and unadjusted for over one pear register of free grants (Form No 12), and register of produce removed by right-holders (when Lept), bill and receipt books (form No 13 and 14)

II -Stock

Live and Dead Stock

Elephant returns and condition of elephants and cattle, register of stores, fools and plant, yearly store seturns (Form No 16), date of last complete stock taking, security from damage and theft, neatness in arrangements and facilities for taking stock, uncerviceable stores, causes of present condition and possibility of repair, purchase of tools, their quality, condition of instruments, equipment of stores, whether sufficient of excessive

Timber, etc , in Depot

Date of last complete stock-taking, security from damage and theft, neatness in arrangements and facilities for taking stock

III - Cash Accounts

Cash book tesult of examination (Form No 23) (a) entries compared in detail, for one selected day, with subsidiary books and vouchers, (5) latest date to which headquarters entries have been made, (c) latest date to which headquarters entries have been received and written up, cash balance, measures taken for safe custody of cash, register of currency notes from whom received, or to whom paid, ultimagements for safe receipt and transmission of money from or to creatures, neared of sanctioned works (Form No 35), register of revenue and expenditure in each forest unit (Form No 26) permits (Form No 15) and register of permit-books, pass book and register of partin-books, pass book and register of partin-books, pass book and register of partin-books, pass book and register of partin-books, pass book and register of partin-books, pass book and register of partin-books, pass book and register of partin-books, pass book and register of partin-books, pass book and register of partin-books, pass book and register of pass-books, establishment pay bills (Form No 24), usual date of payment of salares, travelling allowance bills (Form No 27), muster-roll of daily labourers and daily labour bills (Form No 29)

Cheque books, how written and where kept, account current (Form No 21), (a) names of treasury or treasures at which separate accounts are opened, (b) last quarter to which the book has been balanced and signed, (c) date to which register of cheques is written up, (d) entries compared with cash book

Conservators Inspection Reports

contractors' and dusbursers' ledger (Form No 31), and monthly abstract of duto (Form No 32); monthly classified abstract of revenue and expenditure (Form No 33, schedule of remittances to treasuries (Form No 34), objections, their nature, if due to carelessuess, breach of rules, culpable irregularities brought to notice, unnecessary work thrown on the controlling officer by mattention to objections (Form No 38)

IV .- Office Bussness

The keeping of documents in cases (Form No 41), register of cases (Form No 42), register of books and maps (Form No 43), register of receipts and resues of correspondence (Form No 44), destruction of useless documents, neatness in keeping office, pauctanlity in correspondence, custody of stationery, means taken to ensure preservation of records, maps, etc., Departmental Code, if kept corrected up to date, Forest rules and regulations, if corrected up to date, record of cases rosecuted, record of cases under the Forest Act enquired into and compounded by Divisional Officer; establishment rolls (Compttoller General's Circular No 12, dated 25th August 1884), service and character books, Civil Service Regulations, if kept corrected up to date, state of Gazette files

Personnel

Officer in charge, general state of discipline, efficiency of each mem ber of the establishment, adequacy of establishment, working hours irregularities complaints

A B —All reference to matters other than account and prescribed returns should be omitted from the copy of this form to be submitted to the Comptreller and Audi or General

Inter departmental Adjustments

APPENDIX X.

[Article 194 (s) of Code, 6th edition] Inter-departmental Adjustments,

Article 95 of the Civil Account Code, Sixth Edition.

The following rules are prescribed for regulating the conditions under which one department of the public service may charge another department for services rendered or articles supplied to it, and the procedure to be observed in recording such charges in the public accounts —

I —For the purposes of inter-departmental payments, the departments of Government are divided into service departments and commercial departments, according to the following

principles -

A — Public Service Departments. — These are constituted for the discharge of those functions whiche ther (a) are inseparable from, and form part of, the idea of government, or (b) are necessary to, and form part of the general conduct of business. Their cost is shown in the public accounts as the cost of the service as a whole, and without reference, to the details of the service rendered, e.g...

(a) Departments classed under Administration Jails, Police Roads and Buildings 1rr gation (s.e., maintenance of public tents and water-ways) Military Works Army

(b) Survey Government Printing Sist onery

B—Quasi Commercial Departments—These and maintained for the purpose of rendering particular services on payment made for the services iendered or for the articles supplied Their functions are not part of the ordinary idea of government or administration, e.g.—borests Peet Office Telegraph Ralways Irrigation (supply of water) Cinchoos Palustations

II —A commercial department should charge any other department for services rendered or articles supplied in the same way as

it would charge a member of the public.

III —The charges permitted by Rule II are confined to charges for services or supplies which it is the object of the existence

of the densitment to render or to furnish

The Forest Department may charge any other Department for vegetable or annual products extracted from a Lorest area and a so for unneal products, such such moment products are extracted by the direct agency of the Department concerned under its own supervision and without he intervention of on tractors or middlemen, for tiscorum as and not for disposal to the public or other Departments

It is come use and not not a sposar to use puone of other Departments.

IV —Service departments are not allowed to make charges against other departments for services which fall within the

class of duties for which they are constituted (see Rule VI)
1 Conriet about is however usually charged f is set as that supplied to the
Public Works legariment (Governme to India, Finna a and Commerce Depart
mont Resolution No 517, dated 28th January 1872) and to the Forest and Marine
Desartments at Port Blair

Inter departmental Adjustments

 Expenditure on buildings by Public Works Department Officers in Bombay on account of the I do European Telegraph Department should be debited in transfer to the latter Department.

but repartments of the properties of the properties of a commercial cases, where it has been considered advisable to show in one place the entire cost connected with a service of a commercial department, charges for services rendered by a service department to a commercial department have been allowed, ea.—

Supply of stationery and printed forms to railways or the Postal or

Telegraph Department

VI —A branch of a service department supplementary to its general duties is sometimes constituted upon commercial principles, and, sofar as legards the work of this branch, it is allowed to charge as a commercial department, etc.,

Jail manufacture Survey map publishing Printing (Publishing Department) Steamers employed in earning freight, Mint (Miscellaneous

services other than rupee coinage)

VII — A branch of a department, whether service or commercial constituted for the subsidiary service of that department but employed for analogous service of another department, may charge that other department, e.g.,—

Workshops of a Department Agent for Government Consignments (services for Civil Departments) Mathematical Instrument Factory, Commissanta (employed on petty services), Dockyrdka, Arsenals

VIII(a).—A regularly organised store branch of a department (whether service or commercial) should charge any other department whose requirements it is made for the convemence of the public service to supply, e.g.,—

Medical stores to Civil Department

Exception — Military stores supplied to Imperial Departments from arsenals As the issue of these stores represents military or quast-military operations "comewhere, nothing is gained by giving credit for them under "Army".

(b) —In order to prevent undue exaggeration of the public revenue and expenditure, a store department, which is systematically employed in supplying the requirements of another department, should take the credits it receives by deduction from its expenditure on stores, and not by credit.

to receipts

IX —Petty and cavual supplies made for the convenience of the public service to one department of stores or articles purchased for or belonging to another department and not borne upon a systematic store account, should, unless there to objection on the part of the supplying department, be furnished without payment

X —A public department cannot be assessed to pay resenue to Government, but fees and duties leviable by law n not be 116

App X

Inter departmental Adjustments

paid by public departments in the same way as by private individuals

XI —All payments of amounts due by one public department to another should be made by look transfers, except when such transfers do not suit the methods of account or of business adopted by the receiving department.

Note — The cost of stationery and printed forms supplied to State Reilways (including lines under survey or construction) is payable in cash

SUB-APPENDIX A.

C rcular No $\frac{13}{63-2}$ F

Extract from the Proceedings of the Government of India in the Department of Pevenue and Agriculture dated Simls, the 12th July 1897

READ-

(1) Fina ce Department's Pesol tion No. 4145, dated the 28th July 1888 (11) Circul r No. 2 F, dated the 24th January 1889

Read also the following letter in connection with a question as to whether any charge should be made in respect of kankar extracted by a Government department from quarries situated in a State forest—

No 44 dated Lalore, the 21st January 1897

From-M W Febron Eeg C's Revenue Secretary to the Government

Co-The Secretary to the Government of India, REVENUE AND

I am directed by the Lieutenant Governor to refer, for the orders of the Government of India, the question whether any charge should be made in respect of kankar extracted by a Government department from quarries situated in a State forest, and to explain as follows—

2 In the particular care which has given rise to the present reference the kanker quarties are six tated in unclassed State forest land in the charge of the Deputy Commissioner but the question is a general one which affects Government forests and wiste lands generally, whether under the Iorest Department on managed by Civil Officers. Another circumstance peculiar to the present case is that the claim to extract the kanker free of royalty or other charge is made by the Irigat on Department not in respect of its own quariying operations, but on behalf of contractors through whom the kanker, is supplied. The Chaef Engineer Irragator Department urges that no charge should be made, pointing out that, if such a claim were massed on the Public Works Department might apply for and obtain surrender, without payment of the land containing the quarry As regards contractors, he is unable to see any distinction between the case of these and of the own offends working the quarries by direct agency

8 From the enclosed note by the Conservator of Forests dated 2nd unstaht, it will be seen that the julings on this question issued by the Punjab Government in the rast bave been by no means uniform, and the

question being one of general principles, it should, in the Lieutenantfooremor's opinion, be referred to the Government of India Sir Dennis
Pitzpatrick's view is that one Government department whether Imperial
or Provincial, should not be charged by another for such things as \$Linkar\$
except when the latter department is a quasi commercial department and
the things in question are things in which it deals as such, and, it may
be added, His Honour would not hold that \$Lankar\$ or stones in a forest
managed by the Porest D partment were things in which the Porest
Department dealt in its quasi-commercial caracity, though it may sell
them when they happen to exist in the freet, just as a Deputy Commissioner might sell it em if they existed in nazul land

4. As regards contractors I am to say that if a Government department made its bargam with the contractor on the understanding that would procure for the contractor the same privilege in this respect that it would be entitled to claim it elf if working iman, the contractor should not be charg d f r what he took for the supply of the department but therwise the contractor would have to pay like any other person

RESOLUTION—The Resolution of the Finance Department, No 4145, dated the 28th July 1888, prescribed the condition under which one department of the piblic service may charge another department for erroces rendered or articles supplied to it, and under this Resolution the Forest Department is uncluded in the category of quaric commercial department ments maintained for the purpo e of rendering particular services on payment made for services rendered or for articles supplied These quaricommercial departments are to charge other departments of Government for ervices rendered or articles supplied and the same way as they would charge a member of the public, provided, however that the services or supplies are such as it is the object of the existence of the department to render or to formsh

Under the Forest Law of India, 'forest produce' practically includes all natural products found in a forest, whether vegetable, animal or mineral

In 1883 * it was decided that the revenue realized from quarnes and

* Corollar No 2F dated 24th minor mineral products in Government forests and lands which are

under the management of the Forest Department, should be credited to 'Forests,' but where such forests and lands are not under the management of that department to 'Land Revenue (Miscellaneous)"

2 The question whether, under these rulings the Forest Department is entitled to charge royally to another department of Government upon muerals taken from the forest area has more than once come before the Government of Ind a, but, though it has usually been decided, on these ndavidual references, that the Forest Department was entitled to levy a royalty on all materials supplied to other departments, no definite general ruling on the subject has yet been laid down. The Government of India now consider it desirable to issue formal orders in the matter for general guidance, in order to secure uniformity of procedure and to prevent the

App X

possibility of misunderstanding They consider that a distinction may properly be drawn between vegetable products which strictly appertain to a forest as such, and animal products which depend for their existence either directly or indirectly upon the presence of the forest, on the one hand, and mineral products, the existence of which is independent of the fact that the land is a forest, on the other They consider, also, that it is undesirable to extend to contractors working for a Government department, any privileges which the department itself may enjoy when operating directly by its own establishment

3. They direct therefore that the Forest Department shall charge other Government departments for all vegetable or animal products extracted from a forest area, in the same manner in which it charges the public, and that it shall similarly charge contractors for all mineral products extracted by them, whether in behalf of a Government department or not If a Government department extracts mineral products for cale, they also will be charged for But the Forest Department will not charge other (covernment departments for mineral products extracted from a forest area by the direct agency of the department concerned, under its own supervision and without the intervention of contractors or middlemen, for its own use, and not for disposal to the public or other departments For such products the Forest Department will take no credit in the public (treasury) accounts of Government. But for statis tical purposes the value of these products should be shown in the returns furnished by the Forest Department, just as the value of timber and other forest produce removed by free grantees or right-holders is already shown

4. The ruling that certain forest products shall not be charged for, if directly extracted by other Government departments for their own use, in no way confers upon such departments any right of entry upon or of working in the areas under the charge of the Forest Department That department retains its full powers of control, and, subject to the orders of superior authority, will continue to fix and limit the localities where such extraction may take place, and to impose any conditions which it may consider necessary for the safety of its forests and the convenience of its own work

5 The above rulings will apply, mutates mutandes, to every class of forest or waste land at the disposal of Government, independently of the agency by which such land may be administered

ORDER -Ordered, that a copy of this Resolution be forwarded, for information and guidance, to the Assam Governments of Madras and Bombay, North Western Prov Coorg the Local Governments and Adminis inces and Oudh Aimer trations noted in the margin, and the Andamans

Inspector General of Forests, and Burma Baluchistan for information to the Finance Central Provinces Hyderabad Department, the Public Works

Department, and the Comptroller and Auditor General

Statement to accompany proposal for increased expenditure

APPENDIX XI.

[Article 130 (sis) of Code, 6th edition]

Statement to accompany every proposal for increased expenditure submitted for sanction of Government of India.

Resolution by the Government of India, in the Finance and Commerce Department,-No 2855, dated Simla, the 8th July 1891.

READ again—

Perolutions in this Department \o 251, dated the 14th January 1889, and

No 6056, dated the 29th November 1889

In paragraph 1 of the Resolution of 29th November 1859, Civil Accountants General and Comptrollers were directed to submit annually, through the Local Government concerned, a consolidated statement showing for each major head of expenditure in the Civil Department (1) the amount of expenditure incurred in excess of the budget grant of the year, (2) the amount of such excess already sanctioned, and (3) the amount still requiring sanction (a) of it le Government of India, and (5) of the Local Government In paragraph 4 (2) of the same Resolution it was laid down that every application for sanction to fresh expenditure, whether submitted to the Government of India or to a Local Government, should be accompanied by a statement in the form presembed in Resolution No 251, dated the 14th January 1859

RESOLUTION —The Governor General in Council is pleased to direct thin addition to the particulars to be given in the statement required by paragraph I of the Resolution of 29th November 1889, the aggregate budget grant and actuals for (i) Imperial, (ii) Provincial, and (iii) Local Expenditure should be separately stated in a footnote to the statement

2 The following forms is substituted for that prescribed in the Resolution of 14th January 1889 —

* Form of Statement to accompany all applications for sanctions to expenditure not provided for in Budget.

Expenditure proposed to be provided for R
on account
of (a)

Major head Minor head Sub head Detailed head

Amount proposed to be spent during current year . . R
Ditto ditto future years . . R

(a) Here enter full description, mentioning the Department, or Office, or Officer concerned

^{*} Vide Pinance and Commerce Department's Resolution No 1360 A., dated 21st March 1895 (parsgraph 2)

App XI.

Statement to accompany proposal for increased expenditure

Propos	Proposed re-oppropriation for current year.							
1	2	3	4					
Heads of estimate affected by the proposal (a)	Actual expenditure up to date of the proposal (esr.)	Amounts as in the celimate passed by Concrame ut	Amounts as they will stand after re appropriation					
(1) Heads under which the proposed expen diture will fall		-						
Total .								
								
(2) Heads under which it is proposed to reduce the grants.								
Torat .								

⁽a) The same detail must be shown as in the printed estimates of the Government (or the sametioned estimate), as the reappropriation has to be effected by transfer of the fig ures shown therein

NOTE -Any further explanations should be given on reverse, where also, if no re-appropriation is possible, the urgency and necessity for the expenditure should be fully explained.

App XI

Statement to accompany proposal for increased expenditure

3. In modification of paragraph 4 (2) of the Resolution of 29th November 1889, it is now ruled that, while all applications submitted for the sanction of the Government of India shall be accompanied by statements in the form given in paragraph 2 of the Resolution, when the application are submitted for the sanction of a Local Government, the form of statement may be modified in any way the Local Government thinks fit, provided that the Local Government indicates distinctly in the orders issued that the new expenditure is to be met by a re-appropriation from anticipated savings under the same or another major head.

Orders—Ordered that this Recolution be communicated to all Local Governments and Administrations and to all Departments of the Government of India.

Ordered also, that this Resolution be communicated to the Comptener and Auditor General, to the Head Commissioner of Paper Currency, to the Commissioner of Northern Iudia Sait Revenue, to the Director General of the Post Office in Iudia, to the Mint Masters, Calcutta and Rombay, and to all Accountants General and Comptrollers for information and guidance

SUB APPENDIX A

Circular No 14-114 1 F., dated S mla, the 12th August 1895

From-Devet, IBBETSON, Esq., CS., Officiating Secretary to the

To-The Secretary to the Government of Madras

, Bonbay
, Begal
, the N - W P and Ooth
, the N - W P and Ooth
, the N - W P and Ooth
, the Engla
, Bayrna
, Bayrna
, Bayrna
, As an
, Coorg
, Maret
, Supernateadent of Port Bar
, Agent to the Governor-General in Baluchistan
, Resident at Hyderaba

The attention of the Government of India has been drawn to the tendency that exists to over-estimate the expenditure, and in some case to under-estimate the receipts, in the budget estimates of the Forest Department, as shown in the appended tables. This tendency, though general, is much more marked in some Provinces than in others, and appears, though in a less degree, in the revised estimates also. It seems to be partly due to a disposition on the part of Conservators and Local Governments to accept the figures of the Divisional Officers, without due

App XI

Statement to accompany proposal for increased expenditure

consideration of the actuals of previous years for the Circle or Province as a whole.

The Government of India are fully aware that the conditions of working the forests are dependent on encumstances, such as varying demands and variable seasons, which are beyond control, but they consider that a careful review of the actuals over a number of years might lead to a closer approximation, especially in estimating expenditure, than is at present attained.

3 They are, however, disposed to think that the discrepancy under consideration is often due to a not unnatural desire on the part of the Forest Officer to provide for all the expenditure that may be required should the year be favourable, and at the same time not to commit himself to a higher estimate of receipts than will probably be realised thould the year be unfavourable. This is clearly evrong from a financial point of view, as the estimates of both revenue and expenditure should be based upon one common hypothesis. It is desirable to correct this tendency, and it appears, moreover, to the Government of India that in a quasi-commercial organisation such as the Forest Department, greater facilities for the prompt provision of funds to meet charges directly productive of revenue would probably develop the utilization of timber and produce, and so materially increase the Forest Forest Forest.

4 The Governor General in Council is therefore pleased to empower Local Governments and Administrations to sanction grants for expenditure in the Forest Department, in addition to the budgest provision, whenever it is anticipated that such grants are necessary to earn, and will probably earn, additional revenue of a more than equivalent amount Section 127 of the Forest Department Code will therefore be recast as follows.

1048 ---

"(1) Whenever a proposed additional grant will be more than covered by a corresponding merease of revenue, to earn which the grant is required, the Local Government may sanction the grant and the corresponding addition to the estimates of revenue without previous reference to the Government of Indua, reporting the amounts and the circum-

stances to the Government of India

"(2) In all other circumstances the previous sanction of the Government of India is necessary It will not be given except under very special circumstances, and the necessity for expenditure in excess of the grant already sanctioned must be fully explained and justified in detail. The mere inclusion in the revised estimate of particulars of anticipated additional expenditure is not sufficient for the purpose of this section.

"(3) Applications for grant under clause (2) must be accompaned by the re-appropriation statement prescribed in paragraph 2 of the resolution of the Government of Indian the Department of Finance and Commerce, No. 1860-A, dated 21st March 1895 If a re-appropriation within the sanctioned budget Statement to accompany proposal for increased expenditure

App XI

grant for forest expenditure is not feasible, a re-appropriation should, if possible, be proposed from the sanctioned grants under other major heads of expenditure controlled by the Local Government

5. The orders contained in sections 123 and 127 of the Forest Department Code, and in Circular No 5 F. of 21st March last, will apply mutatis mutantis to applications for additional grants submitted by Conservators to Local Governments for sanction under the authority now conveyed

Nos 859-861-114-1 F.

Copy forwarded, for information and guidance, to the Inspector-General of Forests, and for information to the Pinance Department and the Comptroller and Auditor-General

App XI

Statement to accompany proposal for increased expenditure

1120-2 120-2
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

Forest Revenue, in thousands of Rx

Distribution of Annual Forest Administration Reports

App XII.

APPENDIX XII.

istribution of Annual Forest Administration Reports.

CIRCULAR No. 8 F

Extract from the Proceedings of the Government of India, in the Revenue and Agricultural Department (Forests),—dated Calcutta, the 4th March 1891

READ the following Circulars of the Home, Revenue and Agricultura Department regarding the distribution of Annual Forest Administration Reports —

No 44 F , dated 30th October 1879

, 19 F, dated 10th September 1830

PEAD ALSO-

Circular endorsement of the Home Department, No $_{3-10}$ (Publis) dated the 9th January 1891, forwarding copy of a Depatch from Her Mapesty s Secretary of State, No 101 (Statutes), dated 20th November 1890, relative to the nunctual transmission to the India Office of the several Administration and Departmental Reports

RESOLUTION—In the Circular of 30th October 1879 Local Governments and Administrations were instructed to furnish the Government of India with 75 copies of each Annual Forest Administration Report Of these copies, 25 were uthlised for Proceedings, and the remainder after being bound up with the Local Government's or Administration's Resolution and the Government of India's review of the Report, were distributed to various Governments, officials, etc. One hundred and fifty-five copies of the Government of Luda's review of the Report were supplied to the Local Government of Administration conceined, for the purpose of being bound up with the Report and the Local Government's or Administration's Resolution thereon, and then distributed. The distribution of 132 of these bound copies was suggested by the Government of India, in addition to any copies which the Local Government or Administration might desire to send to newspapers or otherwise to distribute.

2 The Government of India have now deeded that it will be sufficient, for their requirements, it only 20 copies of each Annual Forest Administration Report are in future, commencing with the Report for 1890 91, supplied to this Dipartment. Three of these copies should accompany the letter from the Local Government or Administration submitting the Report with its Resolution thereon, and the remaining 17 copies should follow by book-post. The Government of India also desire that the tack hitherto undertaked by this Department of binding and distributing about 44 copies of each Annual Forest Administration

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App XII

Report should henceforth be carried out by Local Governments and Administrations, which will thus have in their hands the complete distribution of the Reports. Instead, however, of the distribution of 205 copies (73+132) indicated in the Circulars of 1879 and 1880, the Government of India would now suggest the distribution of 144 copies, as specified in the list appended to this Resolution. Local Governments and Administrations might also send copies to newspapers, and make such additional distribution, of a local or general character, as may seem suitable.

3 As regards copies for the India Office, two unbound copies of each Report should, in accordance with the instructions conveyed in the Despatch from Her Majesty's Secretary of State, No 101 (Statistics), dated the 20th November last, be forwarded "by the very first post after the report is printed" addressed to the Secretary at the India Office in

Her Majesty's Commissioner of Woods and Forests, London Director of the Royal Gardens, Kow London Director of the Royal Gardens, London Librarian of the British Museum, London Librarian of Cooper's Hill College, Staines Staines London Librarian of Cooper's Hill College, Staines Librarian of Cooper's Hill College, Staines Librarian of Cooper's Hill College, London Librarian of Cooper's Hill College, Librarian of Cooper's Hill College, Librarian of Cooper's Hill College, Librarian Coll

the Revenue and Statistics Department, and five found copies should as bitherto be supplied to the India Office, addressed to Her Majesty's Under-Secretary of State, The seven copies for the authorities named on the margin should be packed separately for each addresse and forwarded, in one enclosing wrapper, to the address of the Under-Secretary of State at the India Office, whence they will be transmitted to the addresses.

4 Each Local Government and Administration is now requested to report how many copies of the Government of India's review of the Provincial Forest Administration Reports will be required in future for purposes of binding and distribution, in view of the reduction in distribution of over 60 copies angagested in Fangraph 2 of this Resolution.

5. As heretofore, the Annual Forest Administration Reports of the Andamans, Ajmer, and the Forest Survey Branch will continue to be

printed and distributed by the Government of India.

Ordered, that a copy of this Resolution be forwarded, for information Bengal N W P, and Outh Pauph Coorg Control Provinces Hydrachad General Foreits; and, for information, to the Chief Commissioner of Ajmer, the Superintendent of Port Blatt, the Home Deputtment, and the Comptoller and Auditor General.

Ordered, also, that a copy be forwarded to the Governments of Madias and Bombay for information, with the remark that it would, in the opinion of Government of India, be an advantage, in view to securing uniformity of procedure, if the Annual Forest Administration

Distribution of Annual Forest Administration Reports

App XII.

Reports of those Presidencies were distributed in accordance with the orders now issued by the Government of India.

Ordered, further, that a copy be forwarded to the Foreign Department for information, with the suggestion that a similar arrangement might suitably be followed by that Department in regard to the Annual Forest Administration Report of Baluchistan.

Distribution List of Annual Forest Administration Reports.

Distribution 2160 07 218		
Addresa	Number of	Remare
	copies.	
I—In India. Government of India, Revenue and Agricul-	20	
tural Department. Government of Madras	7	Includes 2 copies for two Con-
of Bombay	8	Includes 3 comes for three Conservators
" of Bengal	6	Includes 1 copy for Conser-
" of the North-Western Prov- inces and Ondh.	8	Includes 3 copies for three Conservators
of the Punjab	6	Includes 1 copy for Conser-
Chief Commissioner of the Central Provinces	7	Includes 2 copies for two Con-
,, of Burms	8	Includes 3 copies for three Conservators
,, of Assam	6	Includes 1 copy for Conser-
Resident at Hydersbad *	6	Includes 1 copy for Conser-
Chief Commissioner of Coorg	3	Includes 1 copy for Deputy Conservator.
" " of Ajmer	3	Includes 1 copy for Sub- Assistant Conservator
Superintendent of Port Blair	3	Includes 1 copy for Deputy Conservator
Agent to the Governor General in Buluchistan	n 3	Includes 1 copy for Deputy Conservator
,, ,, ,, in Central India	\ 1	}
Director of the Forest School, Dehra Dun	2 2	1
Superintendent of Porest invers	2	1
Conservator of Forests, Nizam's Dominions, Seconder-bad, Deccan	1	
Inspector-General of Forests and Planta- tions, Mysore		
Superintendent of Forest Department, Jeypore.	1	\
Comptroller and Auditor General (Forests)	. !	1
Private Secretary to His Excellency the Vicercy (for Government House Labrary)	,	1
Home Department, Calcutta Surveyor-be eral	2	

^{* (}Two cop es of the Berar Report only to be supplied to Fareign Department)

Distribution of Annual Forest Administration Reports

Address,	Aumber of copies.	Remares.
I.—In India—concid. Superintendent of the Botanical Gardens, Calcutta.	1	
Director of the Botanical Department, Nor- thern India, Sabaranpur,	1	}
Superintendent of the Indian Museum (Eco- nomic Section), Calcutta.	1	į
Meteorological Reporter to the Government of India, Simla.	1	ļ
Reporter on Economic Products with the Government of India, Simila.	2	
Torat .	115	ĺ
IL—Out of India.	5	Two unbound copies to be forwarded, by the very first post after the Report 1: printed, to the Secretary, Revenue and Statistics Department; and five bound
Her Majesty's Commusioner of Woods and Forests, London Director of the Royal Gardeou, Kew Librarian of the British Masseim, London Librarian of the British Masseim, London Scritter, or Scritter, or Scritter, or Scritter, or Scritter, or Scritter, or Scritter, London Sir D Brands, E O I E, I non, Germany Government of Victoria, Melbourne of South Australia, Adelaids of West Perth of Majorites of South Australia, Adelaids of West Perth of Majorites of Capicology, of Capicology, of Capicology, of Capicology, of Capicology, of Capicology, of New Zenkind of Japan Superintendent of the Notanzial and Afforestion Department, Hong-Kong Conservator of Frontain Bundon, New Zenkind Population Population (1998).	1 1 1 2 2 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1	coppes to be sent, later onto the Under-Secretary of State To be sent through India Office, addressed to Under-Secretary of State
America Total .	27	
GRAND 10TAL	142	

SUB-APPENDIX A Additions made to the above distribution list -

	Address	umber of copies.	Ergists
1	Director General of Statistics, Calcutta	1	Government of India, Circular No 14 F dated 13th 203-1 dated 13th July 1837.
2	Honorary Edr'or, Indian Forester Debra Dun	1	Government of India, Circular No 15 F , dated 22nd
3	D.rector of the Botanical Gardens, Sydney, New South Wales.	1	July 1697 Government of India, Circular No 5 P 180-1, dated 12th July 1903
4	Charles H Shum, R.q., Inspector, Experiment Stations, University of California, Berkeley, California.	1	Government of India Circular No 15 F 2-3-2, dated 29th October 1901
5	Cansul General for Germany Calcutta	l copy each of the Madras, Bombay Bengal, United Provinces and Barma reports	Letters to Local Governments
в	Department of Commer e and Indus- try	1 l	Government of India, Circular
7	Government of India, Department of Revenue and Agriculture for rest- room	2	April 1905 Government of Indis, Department of Revenue and Agriculture Circulars \os to— 102—5 and 9—10—8 (General) östed the 22nd April and 6th June 1°05

App XIII.

Expenditure on the collection and preparation of specimens.

APPENDIX XIII.

Expenditure on the collection and preparation of specimens of Forest and other produce, etc.

Circular No 23 F, dated Simls the 24th September 1891

From-Siz E C Brok, ht Secretary to the Government of India,

Brokes and Agriculation Department

To-Local Governments and Administrations

I'm directed to state that it has come to the notice of the Government of India that owing to the absence of any definite ruling on the subject, correspondence is entailed as to how expenditure incurred by Fore t. Departments on the collection and preparation of specimens of forest and other produce, needs and other objects of natural history, intended for Forest S hools, Museums, Exhibitions, etc., should be charged. The Covernment of India accordingly direct that such expenditure should, nuless, therwise ordered, be met from the sanctioned Forest Budget allots ents under sub-head A IX B ("Miscellaneous—Ouner carges"), or, if necessary, by timefers to this from other sub-heads within the total Fore t Budget grant of the year concerned

Study of Forestry in Europe by Officers on furlough

App. XIV.

APPENDIX XIV.

Study of Forestry in Europe by Officers on furlough

CIRCULAR NO 4 F

Extract from the Proceedings of the Government of India in the Revenue and Agricultural Department (Forests),—dated Calcutla, the 13th February 1892

READ-

Circular Besolution to 20 F dated 2nd September 1867, spec fying the conditions under which Forest officers on leave in Europe may study Forestry

RESOLUTION—In view of the importance of maintaining in the Forest Europe, and for the purpose of encouraging the study by their officers of Continental Forestry, the Government of India have, with the convergence of the Halpesty's Secretary of Stute, decided that the privileges set forth in the rules appended to this Re-olution may be granted, with their previous approval in each case, to selected officers of the Forest Departments when on furlough

2 The improvement of State forests in India has depended, and will for some time con'inue to depend, in no small measure, on the adaptation to them of scientific principles borrowed from France and Germany. Under existing arrangements, candidates selected for the Indian Forest Service undergo a preliminary course of practical instruction, for a few weeks, in the forests of either France or Germany, but progress in Forestry is on the Continent so rapid that the knowledge which they acquire during their comparatively short tours, and at a time when their practical acquaintance with the subject is only commencing, is found to be insufficient for the needs of Forest Administration in India It has therefore been determined to give facilities to officers who have proved, by the ment of their work in India, that they are capable of assimilating and turning to account useful knowledge to study Forestry on the Continent when absent from India on furlough Such officers. if carefully selected, would, it is confidently anticipated by the Government of India, be enabled, both by their special capacity and their practical experience of what is required in India, to bring back with them and introduce into Indian Forest Administration the most important improvements of the Continental systems which may be applicable to this country, more especially in connection with the preparation and control of Working Plans, in which exceptionally technical branch of Forestry the greatest advance has recently been made in the Forest Departments of the Continent

App. XIV.

Study of Forestry in Europe by Officers on furlough

Rules* under which selected officers of the Forest Department in India may be authorised to study during furlough, at the public expense, forest operations on the Continent of Europe

I —A Forest officer desirous of obtaining permission to study Forestry on the Continent, under these rules, must submit an application through the Conservator under whom he is serving, to the Local Government.

II .—The Local Government will forward the application to the Inspector-General of Forests, with the remarks of the Consequence and its own recommendation in the case

III.—The Inspector-General of Forests will submit the application to the Government of India for orders

IV.—The Government of India will require to be satisfied that the officer applying is likely to profit by the additional experience which he will gain by Continental study, and that he possesses a sufficient I nowledge of the language of the country which it is pronosed that he should visit

V—The application must reach the Government of India not less than four months before the date on which it is proposed to commence

a Continental tour.

VI —If the application is sanctioned, the officer should place himself in communication with the Inspector General of Forests, under whose in

structions the plan of study proposed will be arranged VII—If an officer should be deputed direct from India to the Continental forests, he will acceive his orders from the Government in India, but if he should proceed to England, it is advasable that he should report himself to the Revenue Secretary at the India Office, and it will rest with the Secretary of State to decide what localities are to be vivited

VIII—The total period to be spent on deputation will not, as a rule, exceed six months, and an officer will not be allowed, save in very exceptional circumstances, to proceed to the Continent under these rules more than once. At the end of the period of deputation the officer selected will eubnut to the India Office a dury showing how his time has been spent, and a report which should also include suggestions as to the application of such operations that his hold also include suggestions as to the application of such operations to India. The Secretary of State will decide whether the dury and the report show that the time of the officer has been properly employed, and will determine accordingly for what period the daily allowance admissible under Rule IX may reasonably be granted

IX —Each officer will be paid, through the Indun Office, the cost of a first class return tacket or two single tackets in cases where a return tacket available for the period of deputation is not procurable between London and the place to which he may be initially deputed, or, if he should proceed to the forests without first coming to England, he will be paid his railway fare from the port of debarkation to the place to which he may be initially deputed and his fare from the latter place to London, provided that the aggregate amount does not exceed the sum to which he would have been entitled if he had proceeded from London. He will also, subject to the preceding rule, be granted a daily allowance of ten

^{*} As appended to Circular No 2 F, dated 18th January 1894

Study of Forestry in Europe by Officers on furlough.

App. XIV.

shillings during the period of his deputation. Travelling allowance bills in full detail must be submitted to the Revenue Secretary at the India Office.

X.—The reports, notes, and drawings submitted by an officer may not, without the previous permission of the Government of India, be communicated to any professional journal or institution; and the Government of India will be at liberty to print, publish, or circulate them should they think fit to do so.

SUB-APPENDIX A

Circular No 4 F - 69 3, dated Simla, the 20th April 1903

From-J O Miller, Esq. CSI, Secretary to the Government of India,
DEPARTMENT OF REVENUE AND AGRICULTURE,

To-The Secretary to the Government of Madras, Revenue Department
Bombay.

", Chief Secretary to the Government of the United Provinces

Bevenue and I manoial Secretary to the Government of the Punjab.

Revenue Secretary to the Government of Burma

"Honourable the Chief Commissioner of the Central Provinces.

,, ,, Assam ,, ,, Coorg

" Agmer.

••

Agent to the Governor General in Baluchistan

" and Chief Commissioner,
North-West Frontier Province

, Superintendent of Port Blair

As it appears from applications which have been received under the circular No 4 F dated 13th February study of Continential Forestry by 1892 Resolution No 2 F, dated 18th January 1894 Forest Officers, that the objects with

and conditions under which facilities for this purpose are granted are not clearly understood, I am directed to explain the principles on which such applications are dealf with

2. A reference to the resolution of 13th February 1892, and the rules which accompanied it, will show that the object in new was, not the general improvement of a Forest Officer's knowledge of forestry, but that he should "bring back with him, and introduce into Indian forest administration the most important improvements of the Continental systems which may be applicable to the country." The intention was that the concession in question should be extended only to specially selected officers, that a specific problem should be chosen for inquiry in each cive and that a debut re plan of study should be laid down by the Inspector-General of Forests before the officer left India. It is probably true that no Forest Officer of intelligence could visit any of the Continental centers of forestry without bringing away something that would be of use to him. But it was not and is not, the intention of the Government of India that desolvery touring of this nature should be performed at the public expense.

3. I am to request that Local Governments will give due weight to these considerations when applications under the rules are made to them in future for transmission to the Inspector-General of Forests.

X. 3

Construction or purchase of buildings and assesement of rents.

APPENDIX XV.

[Article If (i) of Code, CIA Edition.]

Rules relating to the construction or purchase of buildings for the residence of Government officials and to the assessment of rents.

Chapter X .- Public Buildings.

	Para.		Para.
GENERAL RUITS	1041	PESIDENCES FOR GOVERNMENT	
PERCEASE AND CALE OF BEILD.		Orr clais	
IS6:	1055	BEEF SCIES FOR GOTELSKEST	
Hitz or Britaises	10.8	BUILDINGS USED AS RESI	
Bes of Britaises	10 9	DEXCES	10,8
TT . C. T.			

Use of Governating Building of Volumers. 10 9

General Rules

1041 All public buildings are classified as "Importal" or "Provin-X 1. cial", the rules given in this chapter apply to both classes.

1042 Every to Iding constructed by the Executive Engineer will be provided with all necessary fixtures, including record racks, shelves, punkhas, etc. The repair of these fixtures, punkhas, etc., when carried out by the Public Works Department, will be charged to the annual repair estimates of the buildings, but all perty repairs of doors and windows, including the replacement of broken glass, will be charged in the contingent bill of the officer occupying the buildings, except when required as part of a general repair

1043. The officer in charge of each building should make some pers n X.2. of his establi himert answerable for its general condition, including the glass in each room, and fixtures as also for keeping a watch on the attacks of white ants, giving strict attention to the cleanliness of the interior, and neather of the exterior, and surroundings, etc. Charges

for such items may be made by the officer concerned in his contingent bill.

1044 The Executive Engineer will not supply nor repair furniture screeps, purdate, or tatties, nor will be perform any of the duties specified above as devolving on the departmental officer in charge. Furniture for ner offices may, lowerer, be supplied by the Executive Engineer, and charged in his accounts, provided such furniture is specially ordered by the Local Government concerned to be included in the estimates of such offices This exception does not apply to the case of farmiture for travellers' rest houses or staging bungalows, the charges for which must

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X 5

X. 6

X. 7

X. 8.

X. 9

X. 10

X. 11

Construction or purchase of buildings and assessment of rents

be dealt with in the manner laid down in para 1987. In the case of circuit hou es and Public Works, inspection bungalows, the furniture should be supplied at the cost of the department concerned.

1045. In case of buildings and works borne on the returns of this department, the Executive Engineer will be held responsible that plans of such buildings are corrected from time to time, and the details furnished, on demand, to the Chief Eugineer and the head of the department immediately concerned.

1046 All buildings and monuments of historical or architectural interest should be carefully attended to as a matter of doty, and Executive and Superintending Engineers should keep Government fully

informed as to their condition — See also paras 318 and 319
1047. Every public building in the charge of the department shall be marked and numbered in such minner as the Local Government may direct, to indicate its character, whether Impenal, Provincial or Local. The corresponding number will be entered in the registers kept in the offices of the Superintending and Executive Engineers—See also chap XX, as regards Mittary buildings.

1048. Every public building shall be carefully examined at least once in each year by the Executive Engineer of the division, and also, if possible, by the Superintending Engineer and these officers shall not their remarks as to the general condition of the building on the next completion report of repairs which may pass through their hands. If circumstances require it the report should be brought under the notice of the Local Government—See also parse 288 and 317.

1049. As a theatre is peculiarly liable to fire, no Government building in which stores or other Government property are kept should be used for theatrical purposes.

1050. Insurances of Government buildings are not to be effected

1051. The rules for the core and use of Government cemeteries throughout Inda, except those in the presidency town of the Diocese of Calcutta, are given in Appendix 10.

1052 The rules for regulating the supply of furnituie and the grant of furniture allowances for the official residences of Leutenant Governors Chief Commissioners in British India. Residents of the first class and Agents to the Governor General, as laid down in Home Department Resolution No 490 99, dated 1st March 1904, are reproduced in Appendix II The transactions will be accounted for in the Cavil Department. The rules applicable in the case of certa in Political Officiers for whom furniture funds are still maintained in the Public Works Department are also given in Appendix II.

1053. The duties of the Executive Engineer in connection with the X,18. repair, etc., of the furniture are detailed in paragraph 7 (2) of the reso Intion referred to in paragraph 1052

1054 Municipal taxes on Public Works buildings other than X, 14. Military (see chap XX), or State Railway buildings, or buildings occupied

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Construction or purchase of buildings and assessment of rents

as residences, are pavable by the department occupying them, and are debitable to that department. In the case of buildings occupied as residences such taxes should be paid by the tenant during the term of his occupancy if this is the local rule or custom, even though he be entitled to quarters rent free. If by local rule or custom the tax is chargeable to the owner it will be payable by Government and will be ordinarly adjusted as part of the cost of maintenance. (See pain 106s, rule I, clause (e) (iii). The responsibility for the acceptance of the building and, on the Executive Engineer one charge of the building and, on the Executive Engineer one charge of the building and, on the Executive Engineer oncerned recording his acceptance, the payment will be airranged for by the department concerned. If the assessment appears unduly high, proceedings should be taken to obtain redires under the ordinary municipal law, and recourse should not ordinarily be had to the special provisions of Act XI of 1881. In the Casto of State Railway buildings, such taxes will be borne by the Railway. No Municipal taxes are leviable on public buildings situated in castonwents.

Note I.—In any case in which a lump som 10 pad as tax for all Government buildings or for a number of Government buildings in a Muno pality, it shall, provided the buildings are in the occupation of more than one department of Government, be pad in the Civi I Department.

Nors 2—Recourse to the special provision of Act XI of 1881 should be had only when an am calle (though post by rabitary) settlement with the local authority has failed in cases when the property to be assessed is from its nature, such as not to admit of the application of ordinary principles in assessing the payment thereon of any particular tax eg when the assessment is on the letting rable and the property so feach antare that its difficult to conceive its being let and impossible to form any estimate of the rent that would be obtained for rif it the Government offered to lett.

Purchase and sale of buildings

X, 18 X, 19 1055 No building may be purchased for public purposes without the sanction of the Local Government, to whom a survey and valuation report by the Executive Engineer of the division will in all cases be submitted —See also para 1063

1056 The provision of funds for such cases of purcha e will be met

in the same way as for Original Works
X. 20 1057 No nerwanast nibbs but

1057. No permanent public building constructed from Imperial funds, the book value of which exceeds R1 000 can be sold or dismantled without the sanction, previously obtained, of the Government of India

Permanent public buildings constructed nom Imperial funds, of which the book value is less than £1,000, and all public buildings, whatever their book value, constructed from Provincial funds may be sold or dismantled under the orders of the Local Government

Temporary buildings erected during the construction of a work may, under the sanction, previously obtained, of the Superintending Engineer, be sold or dismantled on the completion of the work or when the purpose for which they were erected has been served. It is the Construction or purchase of buildings and assessment of rents.

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X. 24.

X. 25.

duty of the Executive Engineer to report when, in his opinion, any building or other property of Government in his charge ought to be

sold or dismantled.

This rule does not apply to military buildings regarding which see chap. XX, para, 112.

Nors -The rules for the sale or dismantlement of buildings on open State Railwars are laid down in Public Works Department Code, Volume IV, Chapter III, para. 285A.

Hire of buildings.

1058. Excepting in the case of buildings required for the accom- X, 21, modation of troops, etc. (see chap XX) and for buildings required for the use of the department, Executive Engineers shall in no case disburse the rest of hired premises unless ordered to do so by the Local Government concerned.

Rent of buildings.

1059. It is the duty of the Executive Engineer to endeavour to X, 22, get tenants for public buildings not immediately required for Government use. They should generally be let from month to month, but a leave may be given with the Chef Enginee's sanction. A clause in the agreement should be added when necessary to enable the Executive Engineer to terminate the lease at short notice in case the building is required by Government.

1060. Public buildings let to private individuals shall not be X, 23, altered or enlarged at Government expense to suit the tenant, and persons occupying public buildings on rent are prohibited from making any alterations, even at their own expense, unless with the express concurrence of the Executive Engineer. The fact of any additions or alterations being made by the tenant confers no right of ownership on him, nor can the fact of the occupant having made additions or alterations at his own expense be considered as giving him any claim to a set-off against, or diminution of, rent. These conditions should be entered in the agreement or lease,

1061. No public building under charge of the Escutive Engineer may be occupied as a private residence without his concent, unless under the orders of his departmental superiors, or of the Local Government.

1062. On no account is any church, chapel, mosque, temple, tomb, or other building devoted to religious uses to be occupied as a dwelling-house, or for any other purpose, without the consent of the persons interested, and the sanction of the principal Civil or Political authority or the spot.—See also para. 358.

Residences for Government Officials.

1063. No houses should be built or purchased by Local Governments as residences for public servants, except in the following cases:—

 When it is the recognized duty or established custom of the Government to provide quarters at Government expense; Construction or purchase of buildings and assessment of rents.

- (11) When it is necessary on public grounds for the officer to reside on, or close to, the premies in which his, duties have to be performed, such as a isl, a police thannab, a school a factorr, a mint, etc
- (iii) When it is neces ary to provide residences in parts of the country where no civil station or cautonment exists and where a lengthened term of residence would render camp accommodation unsuitable, eg, buildings along lines of roids railways or canals for the housing of officials employed on their construction or maintenance
- X, 16 1064 Proposals to construct or purchase residences for officials in all cases which are not provided for in para 1083, or in which the Local Governments have doubts as to the operation of that paragraph, should be submitted to the Government of India for orders

1065. Before suctioning or recommending proposits for the construction or purchase of a residence for a Government official, the Local Government should consider whether the requisite accommodation cannot be more conveniently provided by taking an existing building on lease for such a term and on such conditions as may be appropriate. No such lease should be entered into without the express sanction of the Local Government, which must be accorded subject to the condition that the present and future incumbents of the appointment held by the official for whose accommodation the building is leased shall be required during the term of the lease to occupy the house and to pay such rent as may be presented under the rules in para, 1068

X, 17 1066. The following are the rules in connection with the construc-

- I When a boxes has to be buff or purchased for the occupation of a Govern ment official, its cost, wh in the case of a house to be purchased will include the purchase money and any expenditure required to adapt the bushing to insalectual partners, should be no regulated that the rental control of the
- II Any Joed Government or Administration waiting to build or purchase a house with regard to which the condition of rule I as to rest cannot be fulfilled must irrespective of the fined from which the cost of the building is met obtain the special sauction of the Government of India before construction is commenced, or the purchase concluded
- 111 Sanctions accorded by the Supreme Government or by Local Governments and Administrations, as the case may be, to the construction or purchase of houses as rendences for Government officials not extitled to be provided with rent free contracts are, in all cases, subject to the conductions that the present and future mounteness of the appointments are required to pay such rent as may be presented under the rise is made rendered.

Construction or purchase of buildings and assessment of rents

App. XV.

IV.—As regards subsequent outlay on additions to or improvements of residential buildings the cost of which a properly chargeable to the Capital accountion the buildings concerned, another may be accorded by the Local Government or Administration, except in cases where the Capital cost is beyond the limit provided in rule 1 and where the amount unvolved is in excess of £200, in which circumstances the sanction of the Government of India will be necessary

1067. The incumbent, whether permanent or temporary, of an appointment for whose benefit a house has been constructed or purchased or leased by Government under the conditions specified in para, 1063 and in rule III, para, 1068 will be held responsible for the prescribed rent during his fearure of the appointment.

Local Governments or Administrations may sanction exceptions to this rule in the following cases:-

- (a) when an officer is acting a reach an appointment, but is discharging the duties thereof in addition to those of his substantive appointment and already raws rent for a house.
 - already rays rent for a house,

 (b) when he has been promoted or transferred to the appointment in the same
 station and it is not considered necessary that he should change his
 residence.
 - (c) when a native officer succeeds to or officiates in, an appointment, the residence apperturing to which has been constructed to suit the requirements of a European.

Rent rules for Government buildings used as residences.

1068. For the purpose of the following rules Government buildings intended for occupation as residences by Government officials and others will be divided into two classes.

CLASS I — Buildings from the rentals of which an adequate return is expected on the capital cost, that is buildings which will ordinarily be occupied by termans whose rents will be fixed in accordance with the following Robest and II

CLASS II —Bouldings from the rentals of which an adequate return on the capital cost is not expected, that is, buildings which will ordinarily be occupied by afficials who are entitled to accommodation rent free, or at reduced rents, the amounts of which are determined otherwise than in accordance with the following Rolles I and II

Nors—The fact that a building of Class I we constantly compared by a tensor who is entitled to accommodation reat five, or at reduced runs will not justify its removal from Class I to Class III, and, not cereif, a building in Class II thought not be transferred to Class I theorem is in compared to pay rent in accordance with the following Rules I and II Buildings about the pay rent in accordance with the following Rules I and II Buildings about the transferred from one class to the other only when there is a permanent change in the conditions under which they will ordinarily be rented. Transfers about the seale only under the order of the food Government or Administration and Manacers.

ade only under the orders of the Local Government or Administration and Managers State Railways, and should have effect in all cases from the commencement of a financial year

Basis of assessment for buildings in Class I.

- I.—The rent for each building in Class I will be fixed by the Local Government or Administration subject to the following conditions.
 - (a) The agregate of the full annual rentals fixed for all buildings in this class shall not be less than a sum

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Construction or purchase of buildings and assessment of rents.

1068-contd.

which will cover interest at 3½ per cont, on the capital cost of the buildings which belong to Government, plus the estimated average annual charges for maintenance and repars, with which should be included the amounts annually payable to the Jessous of all buildings held on lesse.

Note - Managers of State Italians are empowered to sanction deviations from the above conditions in cases where they consider it desirable

- (b) The rout charged for any building occupied by a Government official shall not exceed 10 per cent. on the salary and local allowance of the officer in actual occupation, but in the case of an officer drawing presidency house-rent, the Government allonance shall be deducted from the amount assessed as tent for the quarters occupied, prior to the application of the limit of 10 per cent on pay and allowance other than house allowance. lor example, an Executive Engineer, 2nd grade. occupying public quarters at Calcutta, the rent of which, as a sessed under these rules, is #165, would be charged as rent, the amount of his house allowance of Rib, plus 10 per cent, on H950 (pay and presidency allowance), or H110 Mn all.
- (c) For the purpose of this rule the capital cost of a building shall, unloss specially reduced under clause (a), be taken as the cost of the building and its site, without addition of any percentages on account of Latablishment or Tools and Plant. If the house was constructed on land purchased by Government, the value of the site will be the price paid for it by Government, if this can be ascertained, if not, it will be the value at the time that those rules are first applied. If the house was built on land the property of Government, the actual outlay incurred by the State on such land should be included in the capital cost of the building, for the purpose of assessing ient , but if no such outlay has been incurred, the value of the site should not be included in the capital cost of the building
 - (d) In the case of houses purchased by Government, the capital cost will be the price potually paid for the property together with the smount of the works outlay incurred by Government in altering,

App.XV.

Construction or purchase of buildings and assessment of rents

1068-contd

restoring or improving the building. When there is no record of the actual price paid by Government for any building, its present value sould be estimated by the Escentive Engineer of the division and approved by the Superintending Engineer, and thus estimate should be taken as the cantill cost.

- (c) The average annual cost of maintenance and repairs will consist of two parts, special and ordinary charges
 - (i) Special charges will be those incurred in the renewal of floors or roofs, or on other special repairs or replacements occurring at long intervals. Provision for such charges should be made in the form of a percentage on the capital cost of each building, which will vary for different classes of buildings, and will, in the first instance, be fixed for each class by the Chief Engineer

NOTE —The cost of replacements or additions which really represent an increase in the value of a building, will, to the extent of such increase be chargeable to the capital cost of the building, the balance only boing chargeable to special repairs

(11) Ordinary charges will include the cost of ordinary annual repairs together with a proportional share of the expenditure that may be required quadrennially or at other short interval The amount of these charges will be estimated by the Executive Engineer of the divi ion and approved by the Superintending Engineer In the case of houses held on lease, the ordinary charges will also include the amounts payable annually to the lessors, and in the case of houses in respect of which (accernment is hable to pay municipal taxes as es able on owners, the amount of such taxes Municipal taxes which by local rule or custom are levied on the occupant will be payable by the occupant under para 1054, in addition to the rent payable to Government under these rules

In estimating the average annual charges for maintenance, no percentages will be added on account of Establishment or Tools and Plant.

Note —The estimated annual cest of maintenance of buildings will be subject to reconsideration when necessary—See para 1926

App XV.

Construction or purchase of buildings and assessment of rents

1088-contd

or reduced to the amount prescribed by rule for the official concerned, as the case may be.

(b) Remissions of rents due for the occupation of Goveroment buildings may be sanctioned when the building is rendered uninhabitable by reason of extensive repairs being in piogress, or from any other cause, provided that if the occupier finds that the house has become uninhabitable from any cause, he shall at once report the matter to the Executive Engineer in charge of the building, who will immediately inspect it and forward a report on the subject to the Superintending Engineer, who will take such steps in the matter as he considers necessary, reporting his action to the Local Government, who will then decide whether remission of rent is to be allowed and, if so, whether partial or total. No remission of rent can be allowed for any period unterior to the date on which the occupier reported to the Executive Engineer that the house was uninbabitable, whether he left it before then or not

(c) At stations where, owing to excess of acc minidation or to other special circumstances, rents must unavoidably be assessed with reference solely to prevailing rates, special assessments may be made by the Local Government, except in the case of buildings which have been constructed, purchased or leased as residences for officers holding particular appointments, and which are occupied by the incumi ents of such appointments. In the case of such buildings reduced assessments can be made only with the canction of the Government of India. as provided in ru e I (o)

Rents for busidence in Class II

III -No officers of the Government are allowed residences free of rent, upless under the sanction of some general regulation or order of Government -

(a) When a building in Class II is occupied by any person who is not entitled to quarters lent-free or at a rent fixed otherwise than in accordance with rules I a d II, the rent to be paid shall be fixed by the Local Government in general accordance with these rules, that is, on the basis that the full at nual rental of such buillings shall cover interest at 4 per cent on the cap tal cost and the amount of the estimated average annual charges

X, 26.

App. XV.

Construction or purchase of buildings and assessment of rents

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(b) When buildings in Class 11 are occupied by officials who are entitled to accommodation at prate fixed otherwise than in recordance with roles I and II, Local Governments or Administrations may sanction reductions of the rents presented in the circumstances contemplated in title II (b).

(c) When a public functionary, not entitled to free quarters, occupies a portion of his public office as a dwelling the Executive Engineer shall be authorized to claim rent calculated under Role 1 (f)

Special cases in which rents may be assessed otherwise than under Rules I and II.

IV.—In the case of Government servants drawing not more than \$100 a month, who for the convenence of their work, are practically compelled to occupy certain houses, Local Governments and Administrations are authorized to determine the tents to be paid, subject to the following restrictions—

(a) When the salaries drawn do not exceed R50 a mouth, any rent considered suitable may be charged, or tent may be entirely remitted, according to the circumstances of each case.

(b) When the salaries exceed H50, but do not exceed H100, a month, and where rents are not already changed under any special rule of the Government of India any rent considered suitable may be charged, subject to a minimum of 5 per cent, on the salary and local allowance of the occupant of the house, provided that the amount charged shall not exceed the rental of the building occupied, if assessed in accordance with rules I and II

V—All Police officers of rank lower than that of Assistant
District Superintendent of Police, or probationary
Assistant District Superintendent of Police, may be
provided with free quarters in Police lines, stations,
etc, at the discretion of Local Governments and
Administrations When quarters are not available
in the Police lines, etc, other suitable quarters may
be provided

VA — When railway buildings are provided for the accommodation of employees of the Postal and Police Departments, the rent, which is chargeable to those Departments, should be assessed at the rate of 74 per cent on the Capital cost of the buildings accluding the estimated value of the Construction or purchase of buildings and assessment of rents

App XV.

1068-contd

land occupied This rent will cover all charges for maintenance which will be undertaken by the railway It will rest with the Postal and Police Departments to recover rent from employees concerned in accordance with the rules in force in those Departments

General.

- VI -Local Governments and Administrations must, irrespective of the fund from which the cost of the building was met, obtain the special sanction of the Government of India if they desire to assess, reduce, or remit the rent of a Government building otherwise than in acc rdance with the foregoing rules
 - VII -All applications for sanction to reduce the rents of Government buildings occupied as residences below the amounts which should be charged under these rules must be accompanied by a tabular form in which will be shown the undermentioned particulars -
 - (1) Value of building and site
 - (2) Average annual charges for maintenance, (1) Special, and (ii Ordinary.
 - (3) Rent acc rding to rules
 - (4) Proportion of total area occupied by office (if any). (5) Deduction on account of office rent (if any).
 - (6) Rent that should be paid by occupant
 - (7) Rent that is proposed
 - (8) Average salary of occupant

 - (9) Market-rate for similar accommodation in the same station (to be given as far as practicable) (10) Average rent chargeable under these rules for other
 - Government buildings, with, as nearly as may be, similar accommodation (to be given as far as practicable)
 - VIII -In all cases in which it is proposed to exempt an officer from the payment of rent, the undermentioned particulars should invariably accompany the application -
 - (a) Actual or estimated value of the house and site
 - (b) Rent chargeable under the rules (c) Salary (including allowances) of officials recom-
 - mended for the grant of free quarter
 - (d) Date from which it is proposed to grant the privilege of free quarters
 - (e) Specific grounds on which the concession is recommended

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Construction or purchase of buildings and assessment of rents

1068-coneld.

- 13.—Whenever houses are occupied free of rent, or at reduced rents by any Government officials, the authority under which the exemption or reduction is made should, in every case, be communicated to the Examiner of Accounts, in order that he may enter it in the Capital and Revenue accounts of quarters prescribed in para 1998.
- A.—When under rule IX a house is occupied free of rent or at a reduced rent by a Government of India can be quoted for the existing practice, no alteration in the rent that has hitherto been charged should be made. As, however, there may probably be cases in which the grant of free quarters or reduced rents is no longer necessary, Local Governments and Administrations should, in such cases, assess rents under these rules, and, when necessary, transfer the building from Class II to Class II.
- AI —General orders of the Government of Iudia, exempting any particular class of officers in a piovince from the payment of house-ront, cover specific cases in such class in the province concerned, unless there is something exceptional to render a reference to the Government of India necessary.

XII.—The practice of allowing public officers and others to occupy Government buildings rent-free, on condition of keeping them in repair, is prohibited. A rent trace with reference to the value of the property shall in all cases be demanded, and the repairs shall be made by the stemp of the department.

Norm—This rule is not intended to prevent Local Governments from exercising their discretion in regard to the transfer of covernment buildings (which, though not immediately required for Government purposes, it is not considered desirable to distantlely to local bodies on terms which will ensure the building being hept in proper repair and secure the night of re-entry after reasonable notice

Rent recoverable from private persons

AIII — When any Government building is, under proper authortry, let to a invate person, rent shall to regularly
recovered for the same at the rates prevailing in the
locality for similar accommodation belonging to private
owners, but, without the special permission of the Local
Government, the rents charged for the buildings thus
let in any station shall not be less than would result
from the application to them of rule I (a)

X, 27.

X, 28,

Construction or nurchase of buildings and assessment of rents

1069. When private buildings are under proper authority bired for the accommodation of Government officials, the charge for rent shall be subject to the maximum laid down in para. 1068, rule 1 (b).

X. 29.

X. 30

1070. The rules in paras. 1068 and 1069 are applicable to officers and subordinates in military employ (including officers of the Military Works Service and of His Majesty's Indian Marine, when such officers do not pay rent either on the special scales mentioned in Chapter XX, paras 147 and 151, or in accordance with any other special rulings of the Government of India regarding the assessments of rents in narticular localities or for specified buildings, but the actual rent charged to these officers and subordinates will be subject to the maxima of their respective ranks, which are laid down in Chapter XX, paras. 147 and 167

X. 30A

Norg .- In no case should the rent charged for a Government building occupied as quarters by a Government official exceed the full rent calculated under para 1068 (1) (a) to (1). 1071. The rules 10 paras, 1068 and 1069 are not applicable to

T. 31.

members of the Subordinate Revenue staff of State Railways. The rules for the assessment of rent of quarters for the Subordinate Revenue Establishment of State Railways are those laid down in Public Works Department Code, Volume IV, Chapter III, para. 213 et seg

In cases where Managers of State Railways exercise the powers of X. 32. a Local Government under the rules in this Chapter, all sanctions

accorded by them should be recorded in the Minutes of Official Meetings. 1072. Members of the Upper Subordinate establishment and Temporary Subordinates drawing the same salaries as Permanent Subordinates, when they occupy public buildings as quarters, shall pay rent calculated in accordance with the rules in para, 1065-1 (a) to (s)

							12
Supervisors,	1st	grade	е.				15
**	Sud	,,					10
Overseers,	1st	,,					7
	2nd	and	3rd e	rades	_		6

sabject to the following maxima:---

Other officers of the Department occupying public buildings shall pay rent in accordance with rules under para, 1068.

1073. The following are the rules for the recovery of rents from officers occupying public quarters at presidency towns :-

> I .- Military and Medical officers and Warrant officers in civil employ, when entitled to presidency house-rent, shall, if residing in any building the property of Government, forfeit presidency house-rent allowance. and shall also pay house-rent on the scale laid down

X, 33

X. 34

X. 35

Construction or purchase of buildings and assessment of rents

1073-contd.

in Chapter XX, paras. 147 and 167, Medical officers being charged according to their relative rank.

Nors —The role does not apply to officers of the Public Works Department, II,—Civil officers (including Chaplains) and all officers and subordinates in the Public Works Department, except Supervisors and Overseers, when entitled to presidency house-rent, shall, it residing in any building the projectly of Government, draw presidency house-rent and pay tent to be fixed in each case by the Superintending Engineer of the circle, on the principle laid down in para, 1068 If the quarters are not the property of Government, but rented by it, the rent to be recovered from the officers shall be the actual rent if the officer occupies the whole house, or a fair share, to be determined by the Superintending Engineer, if

III —Supervisors and Overseers stationed at a presidency town and supplied with quarters by the State, forfeit presidency house rent, and pay rent on the scale fixed in

para 1072

he occupies a part.

IV.—If the rent payable by an officer under rule (II) is less than the amount of presidency house rent allowance to which he is entitled, he shall draw only so much of the house-rent allowance as is equal to the rent payable by him

Officers who are supplied with public quarters and compelled to live in them for special reasons, such as Resident Physicans and Surgeons of hospitals, are exampted from the operation of these rules so far as they relate to the payment of rent for the occupation of such quarters.

VI -These rules do not apply to Military officers in Military

employ

1074 A monthly return of public buildings let and available for hire will be submitted by Executive Engineers with their monthly accounts in Form No 32Y as a schedule in support of the entry of return realized in the monthly register of revenue (Form No 32H),

1075. The return must notice every case of a public officer occupying a portion of his office, or of any public building, as a residence I nall cases the names of the buildings, let and available for hire, should be printed in, leaving space for the entry of additional

buildings

1076 The buildings hired by Government for the occupation of
officers for which tent is recovered, should be entered in the return of
buildings as if they were the property of Government, but with a
note that they are hired

Construction or purchase of buildings and assessment of rents

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1077. The entries in the return should be arranged so as to show the Imperial buildings distinct from the Provincial buildings.

X. 37. 1078. The rates relating to the grant of advances for house building are given in Appendix 16

Use of Government buildings by Volunteers.

1079. The following principles should be observed in dealing with questions regarding the conditions on which volunteers should be allowed the use of buildings, the property of the State:-

I -If buildings are likely to be required again by the State they should be retrined in Military Works or Provincial Public Works charge, and be repaired at the cost of Government, the volunteers being charged rent for the accommodation Any alterations or additions required by the volunteers should be carried out at the expense of the State, and considered in fixing the rent.

II -When the buildings are no longer required by the Government of India, or the Local Government, and when there is no probability of letting them to advantage, they may, with the approval of the Government of India or Local Government concerned, be handed over altogether to the volunteers free of charge. The volun teers should then keep them in repair, and may alter or adapt them as they think fit, the cost being met from their own funds. The site would remain the property of the State and a small ground rent may be charged

III -If the buildings should in any dircumstances be resumed, Government would compensate the volunteers for any expenditure they might have incurred in altering or adding to the buildings, but not for outlay on repairs

IV -In the case of a volunteer corps ceasing to exist, buildings handed over to them free of charge would revert to Government.

V -Except in regard to buildings under Imperial control the sanction of the Government of India is not required for action taken by Local Governments under the above

1080. The arrangements, made with the concurrence of the Government of India, under which volunteers are allowed to occupy buildings on condition of keeping them in repair, or to make additions and alterations to buildings on which Government retain a lien, need not be disturbed.

Y. 39.

Grants of timber and other forest-produce

APPENDIX XVI.

[Article 109 (si) of Code, 6th Edition]

Grants of timber and other forest-produce from State forests for the construction of works of public utility.

Circular No 8 F , dated Simla, the 21st May 1895

From—Denzil Inderson, Esq. CS, Offg Secretary to the Government of India, Department of Revenue and Agencylities,

To—Local Governments and Administrations.

There have secently been seferred, for the orders of the Government of India, several proposals to grant timber from State forests, either fiee or at favourable lates, for the construction of works of public utility. In disposing of such proposals, each case must necessarily be dealt with on its ments. But the Government of India think that it will be convenient to indicate the general principles in accordance with which these ments will be weighed, and with reference to which such proposals should be framed. I am directed, therefore, to communicate, for information and guidance, the following observations and orders

2. When a grant of the nature under discussion is proposed as one of the terms of a concession, the first question that arises is whether the proposals of which the grant forms a potton are or are not unnecessarily liberal. In order to assist the Government of India in deciding this question, the approximate money value of the proposal grant should invariably be stated. The Government of India are inclined to think that such grants have, in some instances, been proposed varbout sufficient consideration. Large timber requires a long period for its production, its cost to Government and its selling value are considerable, and it should not be readily surreculered on any large scale.

When the above question has been decided, there remains the further question whether it is advisable that a portion of the concession should take the form of 1 gift by the korest Department of what is worth money to them. And this question arises in those cases also in which the wolk is to be constructed by Government.

4 In the Resolution of the Government of India in the Department of Finance and Commerce, No. 4145, "dated 28th July 1888, it is laid down that the Forest Department is to be considered as one of the quasi-commercial Departments which are to be remainerated for services rendered and for produce supplied, and, in pursuance of this principle,

Reproduced from Article 95 of the Civil Account Code-vide Appendix X of t) e Forest Code, 6th Edition

it has been held that it is ordinarily debarred from making free grants even to other Departments of Government When, therefore, the Forest Department will not benefit by the work that is to be constructed, no

grant is ordinarily admissible

5 But when, as is often the case, the work in question will be of real assistance in the development of forest revenue, by affording a new or improved exit for produce or means of pluing it on the market, there appears to be nothing in the quasi commercial bars of the Department which need prevent its contributing to the construction of the work (such contribution being duly taken into account in settling the terms) in such manner as may be most convenient to both parties

6. When once the terms of a concession have been sanctioned by Government and accepted by the concessions re, no grant can be sanctioned without a full equivalent, as that would be a modification of the

terms of the contract against the interests of Government

7 In cases, however, where a special grant of timber free or at favourable rates is not admissible under the principles thus laid down. at does not always follow that Government should take advantage of the necessities of the case to exact for their timber growing on the anot the highest rate which it would cost the constructors of the work to bring wood from the nearest private source of supply. In the case of railways, tramways, and the like, which, even though they may be of no immediate use to the Forest Department, develop the country and I enefit the public a reasonable liberality may fairly be exercised. In such cases the timber standing on the land which is made over to the constructors may always be sold to them at favourable rates, or, if its value is insignificant, be given to them iltogether. And such additional timber asmay be required for purposes of construction should be sold to them at rates which represent a fair and reasonable mean between the value of the timber as it stood before the commencement of the work increased the local demand for it and the high price which they might be prepared to pay, rather than be compelled to bring their supply from a considerable distance

8 The existing rules which regulate the free grant of forest produce will be foun! In section 107 of the Forest Code The Government of India have, however, decided to extend the discretion therein allowed to Local Governments, and the section will be recast in the form appended to this letter The grants dealt with in this section are special grants for specific purposes. Those general forest concessions in favour of villagers, agriculturists, and the like, which I are recently formed the subject of a Resolution in in Department, are beyond the scope of

the present communication

Nes 545-517 F

Copy forwarded for information, to the Finance and Public Works Departments and to the Inspector General of Forests.

Art ele 109, 6th Edition

[†] Greular No. 22 F, dated 19th October 1894. (Forest Code, 6th Edition, Appendix XVII)

App. XVI

Grants of timber and other forest-produce

Forest Code Section 107 *dth Edition.

For the first paragraph substitute the following: --

"Special grants of timber or other forest-produce, free or at favourable rates, for specific purposes, require the sanction of the Government of India if they exceed the following values :-

- (1) For the construction of large norks of public utility, such as railways, tramways, and the like-R5.000.
- (2) To village communities, public bodies. Denartments of Government, or sections of the community in their collective capacity-#7.000
- (3) In other cases-#500.

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"Within these limits, and subject to the principles laid down in Cucular No. 8 F., dated 21st May 1895 (Appendix XVI), such grants may be sanctioned by the Local Government: but all concessions of whatever value made under (1) for the construction of rulways or trumways must be reported at once to the Government of India. The Local Government may delegate to the Conservator the power of sanction (subject to the above limits) up to the value of R1.000 in any one case."

SUB-APPENDIX A.

Circular No. 7 F . dated Simls, the 20th May 1903.

From-J. O MILLER, Esq. CSI, Secretary to the Government of Indis, DEPARTMENT OF REVENUE AND AGRICULTURE,

To-The Secretary to the Government of Madras, Revenue Department ., Bengal

Chief Secretary to the Government of the United Provinces Revenue and Financial Secretary to the Government of the Punjab .. Revenue Secretary to the Government of Burma Honourable the Chief Commissioner of the Central Provinces .. ,, Assam

Coorg ٠. . Aimer. " Resident at Hyderahad , Agent to the Governor General in Baluchistan

Commissioner, North-West Frontier Province, Superintendent of Post Blair.

I am directed to invite attention to para 7 of Circular No. 8 F., dated 21st May 1895, which deals with the supply of timber and other produce from State forests for works of public utility.

- 2 The Government of India recognize that much has been done is produce, and to endeavour to meet the demand created by the extension of railways and by works of private enterprise. But cases have occurred in which railways have been unable to nithize timber which was available in the Government forests through or near which they passed, and in one particular instance it has been ascertained that the sleepers were actually imported from a distant part of India and from Australia, though suitable timber existed in Government forests immediately adjacent to the railway. In view of these facts, it seems desirable to navite attention to the principles which should guide the Forest Department in such matters, in order to prevent the recurrence of similar cases.
- 3 The orders of 1895 refer to construction only, and relate only to the forests adjoining railways in course of construction Their guiding principle is that, in the case of timber required for works which will develop the country and benefit the public, the price charged by the Forest Department should be a reasonable mean between the local value of the timber as it stood before the commencement of the work increased the local demand, and the price which the railway would have to par to obtain it elsewhere. The future value of the timber is to be expressly excluded from consideration. Interpreted with the reasonable bluefully which was enjoused, the principle enunciated is a fair one. But the cases indicated in the preceding paragraph show that its meaning has been imperfectly apprehended, one of the results being a loss of business to the Forest Department.
- 4 But apart from the special case of construction, and in the case of ordinary sales where it is permissible for Forest officers to take the finture value of the timber into consideration, it seems desirable to point out that its value is to be estimated, not at what it has cost to produce but by the price it will command either at the time or in the immediate finture, since whatever an article may have cost, it is worth no more than it will fetch in the market. And it has further to be remembered that timber is perishable, so that sale at a low price is preferable to letting the wood perish in hopes of a future lingher price, and that timber is reproducible, so that nothing but the certainty of good prices in the immediate future would justify the holding over of unsold timber in preference to the acceptance of lower rates
- o It may not always be possible for the Forest Department to compete in the open market with private sellers such, for instance, as the owners of private zamindar forests, who have no regard to the future of their forests and who look only to immediaty profits. In such cases competition is often impoveible as long as the private supply of timber holds out. But such cases are exceptional, and the general principle to be borne in mind is that it is as much the duty of the Forest officer to dispose of his produce as it is to produce it. It does not follow, because a certain price has been obtained for part of the

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Grants of timber and other forest produce

stock, that the disposal of the remainder at a lower price is necessarily undesirable. If the entire supply which is available can be sold at the higher price within a reasonably short interval, it is of course rights to defer sale; but unless this is the case, sale at a lower price is desirable in order to secure the disposal of the stock, provided only that the price is remunerative. And in determining that question the cost of the normal forest establishment, which must in any case be maintained, should not be taken into account. If the cost of the establishment actually utilized for the extraction of the produce is covered, any further receipts for timber or other produce which would otherwise be unsale-able are to be counted as profits

6. In conclusion it may be pointed out, in connection with the supply of timber to Badway Companes, thirt is unnecessity and probably undestrable for the Forest Department to undertake departmental operations when eleopers are obtainable from contractors who fell and convert them in the forest. But in such cases much may be done by the Forest Department to assist other Government Departments by bringing these men into tonch with the railway and other purchasers of produce with the view of supplying their demands. It should not be forgotten that the fact that a Department is managed on commercial lines does not releave its officers from the duty of assisting other Government Departments, and other undertakings for the development of the country which are being conducted under the sanction of Government, every way that is consistent with their duty to their own Department.

Nos 543-545 F.

Copy forwarded, for information, to the Public Works Department and to the Inspector General of Foiests.

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APPENDIX XVII

[Article 84 (iii) of Code 6th Edition]

Forest Policy

Circular No 22 F , dated 19th October 1894

RESD-

Circular Resolution of the Department, No. 17-105 A, dated 15th July 1891 Chapters VIII and IX of Dr. Volckers Report on the Improvement of Indian Assemblines

Review of Forest Administration in British Ind a for 1892 93 by the Inspector General of Forests

RESOLUTION—In Chapter VIII of his report on the improvement of Indian Agriculture, Dr. Volcker dwells at length upon the importance of so directing the policy of the Forest Department that it shall serve agricultural interests more directly than at present, and in his serve agricultural interests more directly than at present, and in his ferror of Forests discusses in some detail the principles which should underlie the management of State forests in British India. While agreeing, generally, with the principles thus enunciated by the Inspector-General of Forests, the Government of India thank that it will be convenient to this matter, more especially as they are of opinion that an imperfect apprehension of that policy has, in some recent instances been manifested.

- 2 The sole object with which State forests are administered is the public benefit In some cases the public to be benefited are the whole body of tax payers, in others, the people of the tract within which the forest is situated, but in almost all cases the constitution and preserva into of a forest involve, in greater or less degree, the regulation of rights and the restriction of privileges of user in the forest area which may have previously been enjoyed by the inhabitants of its immediate neighbourhood. This regulation and restriction are justified only when the advantage to be gained by the public is great, and the radinal principle to be observed is that the rights and privileges of individuals must be limited, otherwise than for their own benefit, only in such degree as is absolutely necessary to secure that advantage.
- 3 The forests of India, being State property, may be broadly clas ed under the following headings --
 - (a) Forests the preservation of which is essential on climatic or physical grounds

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(b) Forests which afford a supply of valuable timbers for commercial purposes.

(c) Minor forests

(d) Pasture lands

It is not intended that any attempt should be made to class existing State forests under one or other of these four heads. Some forests may occupy intermediate positions, and parts of one and the same forest may fall under different heads. The classification is useful only as affording a basis for the industrian of the broad policy which should govern the treatment of each class, respectively, and in applying the general policy, the fullest consideration must be given to local crecumstances.

4 lie first class of forests are generally situated on bill slope, where the preservation of such vegetation as exists, or the encourage ment of forther growth, is escential to the protection from the devastating action of bill torrents of the cultivated plans that he below them Here the unterests to be protected are important beyond all companion with the interests which it may be necessary to restrict, and, so long as there is a reasonable hope of the restriction being effectual, the leser

interests must not be allowed to stand in the way.

5 The second class of State forests include the great tricts from which our supply of the more valuable timbers-teak, sal, deoder and the like-is obtained They are for the most part (though not always) essentially forest tracts, and encumberd by very limited lights of user, and when this is the case, they should be managed mainly on commercial lines as valuable properties of, and sources of revenue to, the State Even in these cases however, customs of user will for the most part have sprung up on the margins of the forest, this user is often essential to the prosperity of the people who have enjoyed it, and the fact that its extent is limited in comparison with the area under forest renders it the more easy to continue it in full. The needs of communities dwelling on the margins of forest tracts consist mainly in small tin ber for building, wood for fuel, leaves for manure and for fodder, thorns for fencing. grass and grazing for their catile and edible forest products for their own consumption Every reasonable facility should be afforded to the people concerned for the full and easy satisfiction of these needs, if not free (as may be possible where a system of regular cuttings has been established), then at low and not at competitive rates It should be distinctly understood that considerations of forest income are to be subordinated to that satisfaction

There is reason to believe that the aria which is suitable to the growth of valuable timber has been over estimated, and that some of the tracts which have been reserved for this purpose might have been managed with greater profit both to the public and to the State, if the lefters of the Forest Department had been directed to supplying the large demand of the agricultural and general population for small timber, rather than the limited demand of merchanis for large timber. Even in tracts of which the conditions are suited to the growth of large

timber it should be carefully considered in each case whether it would not be better, both in the interests of the people and of the revenue, to work them with the object of supplying the requirements of the general, and in latticular of the agricultural, population.

6 It should also be remembered that, subject to certain conditions to be referred to presently, the claims of cultivation are stronger than the claims of forest preservation. The pressure of the population upon the soil is one of the greatest difficulties that India has to face, and that application of the soil must generally be preferred which will sup port the largest numbers in proportion to the area Accordingly, wherever an effective demand for culturable land exists and can only be supplied from forest areas, the land should ordinarily be relinquished without hesitation, and if this principle applies to the valuable class of forests under consideration, it applies a fortiors to the less valuable classes which are presently to be discussed When cultivation has been established, it will generally be advisable to disforest the newly-settled But it should be distinctly understood that there is nothing in the Forest Act, or in any rules or orders now in force, which limits the discretion of Local Governments, without previous reference to the Government of India (though, of course, always subject to the control of that Government) in diverting forest land to agricultural purposes even though that land may have been declared reserved forest under the Act

7 Mention has been made of certain conditions to which the application of the principle laid down in the preceding paragraph should be They have for their object the utilization of the forest area to the greatest good of the community In the first place, the honeycombing of a valuable forest by patches of cultivation should not be allowed, as the only object it can serve is to substitute somewhat better land a patches for sufficiently good land in large blocks, while it renders the proper preservation of the remaining forest area almost impossible. The evil here is greater than the good In the second place the cultivation must be permanent Where the physical conditions are such that the removal of the protection afforded by forest growth must result, after a longer or shorter period, in the sterilization or destruction of the soil, the case falls under the principle discussed in paragraph 4 of this So, again, a system of shifting cultivation, which denudes a large area of forest growth in order to place a small area under crops, costs more to the community than it is worth, and can only be permitted, under due regulation, where forest tribes depend on it for their sus-In the third place, the cultivation in question must not be merely nominal, and an excuse for the cleation of pastoral or semipastoral villages, which do more harm to the forest than the good they reap from it. And, in the fourth place, cultivation must not be allowed so to extend as to encroach upon the minimum area of forest which is needed in order to supply the general forest needs of the country, or the reasonable forest requirements, present and prospective, of the neighbourheed in which it is situated. In many tracts cultivation is practically

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impossible without the assistance of forests, and it must not be allowed to destroy that upon which its existence depends

8 It has been stated above that the forests under consideration are generally but not always, free from customs of user When, as sometimes happens they are so intermingled with permanent villages and cultivation that customary rights and privileges militate against their management as revenue-paying properties, the principles laid down at the end of paragraph 5 of this Resolution should be observed, and considerations of income should be made secondary to the full satisfaction of local needs. Such restrictions as may be necessary for the preservation of the forest, or for the better enjoyment of its benefits shoul! be imposed, but no restriction should be placed upon reasonable local demands, merely in order to increase the State revenues

9 The third class of forests include those tracts which though true forests produce only the inferior sorts of timber or the smaller growths of the better orts. In some cases the supply of fuel for manufactures. railwass, and like purposes, is of such importance that these forests fall more properly under the second class, and must be mainly managed as commercial undertakings But the forests now to be considered are those which are useful chiefly as supplying fuel and fodder or grazing for local consumption and these must be managed mainly in the interests of the population of the tract which supplies its forest requirements from this source The first object to be aimed at is to preserve the wood and grass from destruction, for user must not be exercised so as to annihi late its subject, and the people must be protected against their own improvidence The second object should be to supply the produce of the forests to the greatest advantage and convenience of the people. To these two objects all considerations of revenue should ordinarily be subordinated

10 It must not be supposed from the preceding remarks that it is the intention of the Government of India to forego all revenue from the large areas that are valuable chiefly for the fuel and fodder which they vield Cases must be distinguished. Where the areas in question afford the only grazing and the only supply of fuel to villages which lie around or within them. the necessities of the inhabitants of these villages must be treated as paramount and they should be satisfied at the most moderate rates and with an little direct, official interference as possible But where the villages of the tract have already ample pasture grounds attached to their cultivation and owned and managed by themselves, and where the Crown lands merely supplement these pretures, and afford giszii g to a nomid pastrol population, or to the herds that shift from one portion of the country to unother with the changes of the season Government may justly expect to reap a fair income from its property Even in such cases, however, the convenience and advantage of the graziers should be studiously considered, and the inhabitants of the locality, or those who habitually graze over it, should have a preferential claim at rates materially lower than might be obtained in the open market It will often be advantageous to fix the grazing demand upon

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a village or a nomad community for a year or a term of years. The system, like every other, has difficulties that are jeculiar to it, but it reduces the interference of petty officials to the lowest noint, and minimizes their opportunities for extortion and oppression. Where grazing fees are leved per capita, free passes are often given to a certain number of cattle. In such cases the cattle which are to graze free should include, not only the oxen which are activity employed on the plough, but also a reasonable number of mileh cattle and cilves. A cow or a buffalo is as much a necessity to a cultivator using the word necessity in a reasonably wide sues, as is a plough bullock, and in many parts the oxen are bred in the village.

11 In the portions of his report which are referred to in the preamhle to this Resolution Dr Volcker strongly recommends the formation of fuel and fodder preserves, and the Government of India have repeatedly urged the same policy upon Local Governments The question whether any particular area can be made to support a greater number of cattle by preserving the grass and cutting it for fodder, or by per mitting grazing upon it, is one that must be decided by the local circamstances of each case But wien it has been decided, the issues are by no means exhausted. It has been stated in para 9 above that one main object towards which the management of these minor forests should be directed is, the supply of fuel and fodder "to the greatest advantage and convenience of the people" In doing so, due regard must be had to their habits and wishes. It may be that strict preservation and periodical closures, or the total prohibition of grazing, will result in the largest yield both of fuel and of fodder in the form of hav But that is of small aviil if the people will not utilize the increased supply in the form in which it is offered them. The customs of generations alter slowly in India, and though much may and should be done to lead the people to their own profit, yet it must be done gently and gradually—always rememb ring that their contentment is no less important an object than is their material advantage. It must be remembered moreover, that the object of excluding grazing from the preserves in question is the advantage of the neighbourhood, and that the realization of a larger income than grazing would, yold, by previous the produce, or ly to sell it to the highest bidder for consumption in large towns at a distance from the preserve, is not always in accordance with the policy which the Government of India have inculested. Here again circumstances must decide It may be that the local supply of fuel or fodder, independently of the reserved area, is sufficient in ordinary years for the needs of the neighbourhood In such a case the produce may legitimately be disposed of in such years to the greatest advantage, reserving it for local consumption only when the external supply runs short Finally, the remarks regarding agency in para 12, and the more general considerations that are discussed below in para 13 of this Resolution, apply in full force to areas thus reserved for the supply of fuel and fodder

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12. The fourth class of forests referred to are pastures and grazing, grounds proper, which are usually forests only in name. It is often convenient, indeed, to declare them forests under the Act, in order to obtain a statutory settlement of the rights which the State on the one hand, and private individuals or communities on the other, powers over them. But it by no means follows as a matter of course that these lands should be subjected to any strict system of conservation, or that they should be placed under the management of the Forest Department. The question of agency is purely one of economy and expediency, and the Government of Indi believe that in some cases where these lands are managed by the Forest Department, the expenditure on establishment exceeds the revenue that is, or at any rate the revenue that ought to be, realized from them.

The following remarks apply, not only to forest lauds under the Act, whether adm unstered by the Forest Uppartment or not, but also to dl Crown waste, even though not declared to be forest. Here the interest of the local community reads their maximum, while those of the general public are of the elightest nature. It follows that the principles which have been already laid down for the management of muor forests apply, if possible, with even greater force to the management of grazing areas,

pure and simple

13 The difficulties which arise in connection with these areas are apt to present themselves in their most aggravated form where the tenute of In zemindari tracts the Crown lands generally assume land is ryotwari the second of the two forms indicated in para 10 of this Resolution But where the settlement is ryotwan, every survey number or field that is unoccupied or unassigned is in the possession and at the disposal of Government, and trespass upon it is prime facte forbidden. In some cultivated tracts these unoccupied and waste lands are the only source available from which the grazing requirements of the resident population can be met The Government of India are clearly of opinion that the intermixture of plots of Government land which are used for grazing only, but upon which tiespass is forbidden, with the cultivation of occupancy or proprietary holders, is apt to lead to extreme abuses and especially so when these plots are under the management of the Forest Department The inferior subordinates of the Forest Department are perhaps as reliable as can be expected on the pay which we can afford to give, but their morality is no higher than that of the uneducated classes from which they are drawn, while the enormous areas over which they are scattered and the small number of the controlling staff render effective supervision most difficult. It is not right, in order to protect the grass or the grazing dues on plots of waste scattered over the face of a cultivated district, to put it into the power of an underling to pound or threaten to pound cattle on the plea that they have overtepped the boundary between their owner's field and the next leg right is it to permit the exercise of the power of compounding offernes allowed by section 67 of the Forest Act to depend upon the mere report of a subordinate servant, or to expose him to the temptations

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which such a power holds out Where the interests involved are sufficiently important, it may perhaps be necessary to accept the danger of extortion while minimizing as far as possible the opportunities for it But in the case under consideration the interests involved are trifling,

while the opportunities are unlimited

14 It is to be distinctly understood that the Government of India do not desire that grazing should be looked upon primarily as a source of income But it by no means follows that all revenues from scattered Government lands should be relinquished. It is, indeed, ii advisable that this should be done, as to do so would give the raigats an interest in opposing allotment and making things unpleasant for new occupants But the objections to direct management which bave just been pointed out are reduced to a minimum or altogether avoided, when the manage ment is placed in the hands of the resident cultivators or of represent atives from among them It will generally be possible to lease or otherwise manage the unoccupied lands of a village through the agency of the community not, indeed, at the highest price which they are ready to pay to escape such evils as have just been alluded to, but at a moderate estimate of their value to them fixed in view of the fact that herds and flocks which cannot exist without grazing, are often a neces eary condition of the successful conduct of that cultivation upon which the Government land revenue is paid. In no case should fields that have heen relinguished be let to outsiders at a reduced assessment for grazing purposes for then we might have sp culators taking up such fields, mainly in order to make what they can out of trespassing cattle

15 One more point of principle remains to be noticed. The procedure under Chapter IV of the Indian Forest Act, whereby forests are declared to be protected, has been in certain cases regarded by the Government of India as a provisional and intermediate procedure designed to afford time for consideration and decision with the object of ultimately con stituting so much of the area as it is intended to retain, a reserved forest under Chapter II, and of relinquishing the remainder altogether. The Act provides two distinct procedures By the more strict one under Chapter II existing rights may be either settled transferred or commu ted and this procedure will ordinarily be applied to forests of the first and second classes indicated in para 3 of this Resolution By the second procedure under Chapter IV rights are recorded and regulated and this procedure will often be properly followed where the rights to which the area is subject are extensive and the forest is to be managed mainly in the interests of the local community. It will ordinarily be applied to forests of the third and fourth clas e. This second procedure may indeed be provisional and introductory to reservation under Chap ter II, but there is in the Forest Act nothing repuguant to giving it a larger and even a permanent operation As regards Government the chief difference between the two procedures is that new rights may spring up in a protected but not in a reserved forest, and that the recordof-rights framed under Chapter II is conclusive while that framed under Chapter IV only carries a presumption of truth It is believed that this presumption offers ample recurity where the object of regulating the rights

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is to provide for their more beneficial exercise rather than to override them m the public interest. As regards the people the chief difference is that speaking breadly in a reserved forest everything is an offence that is not permitted, while in a projected forest nothing is an offence that is not probibited. In theory it is possible so to frame the permission and the prombits n as to make the results identical in the two cases, but in practice it is almost impossible to do so . If it were not so the distinction drawn by the Legislature would be unseces any and measingless. It is only where the public interests involved are of sufficient importance to justify the stricter procedure and the more compreh usive definition of forest offences that the latter should be adopted

Tue Governor General in Council des res, therefore, that with regard both to fuel and fooder preserves and to grating areas pure and simple, and specially to such of them as he in the midst of on tivated tracts it may be considered in each cas, whether it is necessary to class them, or, if already so classed, to retain them as forest areas, and if this question is decided in the americative, whether it would not be better to constitute

th m protected rather than reserved forester.

16 Such are the general principles which the Government of India desire also ld be observed in the administration of all State forests in Briti.h India They are fully aware that the detailed application of these principles must depend up in an infinite variety of circumstances which will have to be duly weighed in each case by the local authorities, to whose discretion the decision must be left. One of the dangers which it is most difficult to guard against is the fraudulent abuse of concessions for commercial purposes and only local confiderations can inqueste how this can best be in t . The Government of India recognize the fact that the easter treatment in the matter of forest produce which His Excelercy in Conneil desires al ould be extended to the agricultural classes may, especially in the case of true fore t areas presentate more ear-ful supervision in order that the concession may be confined within its legitimate limits. But on the other hand they think that in some Provinces it will render possible a considerable reduction of existing establishmen and they course that this matter may be carefully con...dered with reference to what has been said above in paragraph 12 They know also in some Provinces f -- t policy is already framed on the im s which they wish to see followed, in all But the Governor General in Council believes that L cal Governments and Administrations will be glad to receive the assurance now given them that the Suprema Government will corcially supp it them in recognizing and providing for I cal requirements to the utmost point that is consistent with Importal interests. Where working plans or plans of operation are framed for forests the provisions necessary for this purpose should be embodied in them. The exercise of the nights that have been recorded at cettlement will necessarily be provided for in these plans. Where further conce-mons are made by way of privilege and grace, it will be wels to grant them for some such limited period as ten years, so that they may, if necessary be revised from time to time as the circumstances on which they were moulded change

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APPENDIX XVIII.

(Art ele 22 of Code 6th Edition)

Forest Officers' Provident Fund

Extract from the Proceedings of the Government of India, in the Finance and Commerce Department,—No 2881 P, dated Simla, the 1st July 1896

Read—

Despatch to Her Majesty's Secretary of State No 169 dated 6th June 1903 Despatch from Her Majesty's Secretary of State, No 183 (Financial) dated 21st September 1893

Resolution —In accordance with instructions received from Her Statesty's Secretary of State, the Governor General in Council has approved of the institution of a Provident Fund to which all officers of the Imperial and Provincial Branches of the Forest Service are permitted to subscribe. The Government of India do not conder it desirable to make subscription to the Fund obligatory in the ca e of officers already in the service on the date of the Resolution, nor in the ca.e of officers of the Provincial Branch of the service who are not of European or Eurasian decent In the case of such officers the deposits will be voluntary, and may be decontinued or renewed at the option of the depositor. Sub-cription to the Fund will, however, be obligatory in the case of all officers joining the Imperial Branch of the service and all European and European and European deficers joining the Imperial Branch of the service after the date of this Resolution.

The rules under which the Fund will, for the pre ent, be conducted

are attached to this Resolution

3 Subscriptions to the Fund should first be made on salaries becoming due on the 1st August 1896

ORDER —Ordered, that this Re olution be forwarded to the Revenue and Agriculture Department, to all Local Governments and Administrations, to the Compitoller and Auditor General and to all Accountants General and Compitollers for information

Ordered, also, that this Resolution he published in the Gazette of India

Porest Officers' Provident Fund

I —The institute of Provident Fund under the conditions specified in Rule 11 is sanctioned for the officers of the Imperial and Provided Foreign an

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- II —The conditions under which these officers will join the Fund are as follows.
 - The monthly deposit may be not less than 5 per cent and not more than 10 per cent on the salary (as defined in the Civil Service Regulations) of each depositor for the month
 - (2) In the case of officers in the service on the last July 1895, and in the case of all members of the Provincial Branch of the Service who are not of European or Eurasian descent, the deposits will be voluntary, and may be discontinued and renewed at the option of the depositor. But all officers joining the Provincial European and Eurasian officers joining the Provincial Branch of the service and all European and Eurasian officers joining the Provincial Branch of the service after the date given above must contribute 5 per cent of their salary to the Fund, and may contribute up to 10 per cent of salary.

(8) An officer on leave of any kind may, at his option subscribe any sum he pleases subject to a minimum of 5 per cent on his leave allowences and maximum of 10 per cent on the salary he would draw if on duty

- (4) Compound interest at 4 per cent on such payments will be annually credited by Government to each officer subscribing. The Government may at any time, at its option and without giving any night to withdrawal of subscriptions, reduce the rate of interest to any rate not less than half per cent in excess of that at which it is rusing impeloans in India.
- (5) The sum which will thus accumulate to the credit of an officer will be his absolute property, to be I anded over to him unconditionally on quitting the service, or, in the event of his death before retirement, to his legal representatives. Government will not be bound by orrecognise any assignment or trust executed or attempted to be created by any officer during his lifetime and will only make payments (1) during the lifetime of the officer on his own receipts, (3) after his death in accordance with Rule IX below.
- (6) Receipts and payments will be made in rupees only

III — The deposits received in der the foregoing Resolution will be credited on the books of the Government to an account named "Forest Officers' Provident Fund" The administration of the Fund will

rest with the Government of India in the Revenue and Agriculture Department The Secretures of the Fund will be the Accounts Officers of the Fund,—that is the Accountants General, Madras and Bombay, and the Comptroller, India Treasures

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IV -Deposits will be recovered by deduction from bills, except in the following cases in which they may be Receipts of Deposits made in cach in India:-

(1) When an officer draws his leave allowances out of India

(2) When an officer is on leave without allowances

(3) When an officer is in foreign service This does not apply to officers serving in Berar

Cash payments of subscriptions must be made by depositors by credit or remittance to their andit officers, or, in the case of officers in foreign service, by credit or remittance to the Account Officer to whom their contribution on account of leave and pension is payable

V.—A depositor must, when paying his subscription, whether his subscriptions to the Fund are recovered by deduction from bills or paid in cash, specify the number of his account which will be communicated

to him by the Account Officer by whom his account is opened

VI -No withdrawal will ordinarily be allowed from the deposit until the depositor quits the service or dies Withdrawale

But on Local Governments or Administrations being satisfied that the pecuniary circumstances of a depositor are such that the indulgence is absolutely necessary, a deposit may be temporarily withdrawn under orders issued by the Local Governments or Administration-

> (1) to pay for the passage of the depositor going on leave out of India on medical certificate, or returning after such

> (n) to pay for the passage of any member of the depositor's family coming from beyond the sea to join him, or going beyond the sen, sick, or from some urgent cause.

VII -No payment of an amount to be withdrawn may be made except with the sanction, previously obtained, of the Accountant General, Madras or Bombay, for officers serving in those Presidencies, or

of the Comptroller, India Treasuries, for all other officers

VIII -Withdrawals under Rule VI will be recovered in twenty equal monthly instalments, compulsorily deducted from salary, in addi tion to contributions under Rule II, whenever full salary is drawn, until the waole is refunded Such instalments may be paid in advance

IX -The balances of deceased depositors will be paid according

to Act V of 1873 Deceased depositors.

As regards decreased depositors, Act V of 1873 applies to those balances only which do not exceed #10 ON Intances in excess of #13,(Oo should be paid on production of product letters of administration, or a certificate noder Act VII of 1893, unless otherwise ordered by the Local Government, which has a discretizating power to dapens with such evidence in cases where it is of our point in the require it would cause hatchips, and to dispuse with such company that to require it would cause hatchips, and to dispuse with it would savolve no appreciable risk

When repayment is made under section 4 of a deposit belonging to the estate of a depositor deceased the list of deposits repaid must be supported by a certificate from the

Secretary in Form A

Form B is prescribed for the certificate under section 8 of Act V of 1873 (Savings Banks Act) required for proceed ngs regarding deceased depositor's estates.

Forest Officers Provident Fund

X —The Accountant General, Madras or Bombay, will keep the accounts of officers serving in these Presidencies, and the Comptroller, India Treasuries, the accounts of all other officers

XI—Interest will be allowed for each calendar month upon the minimum balance of the depositor's account between the close of the fourth day and the end of the month. In calculating interest under this rule, the deposits received by deduction from salary will be considered as und

the deposits received by deduction from salary will be considered as paid into the Fund on the lat of the month succeeding that for which the salaries from which the deductions are made are due. The interest will be calculated monthly, but will not be added to principal until the end of the official year, except when the account is to be finally closed.

XI A —As exceptions to the rule, that subscriptions realized by deduction from pay bills are to be considered for the purpose of calculating interest, as paid into the fund on the first on the month succeeding that for which the salaries from which the deductions are made are due

- (1) Deductions made from salaries paid in advance, owing to transfer or long leave out of India, are to be considered, in the case of the former as having been made on the date on which an officer is relieved of his duties, and in the case of the latter as having been made of the date on which the account office pay up an officer prior to embarkation,
- (2) Deductions from salaries paid in arrears in consequence of promotion given with retrospective effect should be considered as having been made on the first of the month in which the arrears are drawn

In the case of reversions made with retrospective effect the writeback of the amount originally recovered in conformity with the rules should be considered as having been made on the first of the mouth in which the recovery is effected.

XII —As soon as possible after the close of each year, each depositor
Yearly adrice to depositors
will receive a statement of his account
with interest made up to 31st March
Depositors are required to satisfy themselves as to the correctness of
these statements, and unless errors in them are brought to the notice of
the officer rendering the account within one month from the date of
their receipt, Government will not be responsible for any sums not thus
acknowledged.

XIII —Any depositor may, once in the official year, but not official year, but not official year, but not official year, or for officers serving in these Presidences, and Comprisiler, India Trea suries, for all other officers, a copy of his account for the last official year and for so many months of the current year as may have been posted and agreed.

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* \ame.

Form A. Referred to an Rule IX

WHEREAS*

Provident Fund at

depo itor No.

in the Forest Officers'

died on the 189 , leaving therein the sum

day of οf nf† oft

and Probate Will, or Letters of Administration effects or a Certificate under Act VII of

1889, has not been produced to me within three months from the time this or her death, I do hereby certify, pursuant to Act V Residence the I of 1873, that I ofS

of the said deceased depositor has on right to administer the effects of the said the deceased proved+

deceased, and I hereby direct the said sum of to be paid to** necordingly T

Dated this day of

189 .

before me relation to 15 given, here Write-Security having been giren bu ** for the

due adminue-

tration thereof But if no security 13

blank will

ll Here state

Secretary. Forest Officers' Provident Fund

Form B.

Referred to an Rule IX

not be filled up Him or her.

WHEREAS (name	, residence, cecupa	ztson}_	depositor
No int	he Forest Officers	Provident Fund at	
is reported to have d		, and WHEREA	
of T	setting for	th that he has clay	med Probate of

the Will or Letters of Administration of the estate or certificate under Act VII of 1889 for facilitating the collection of debts on successions. etc., has applied to me for a certificate under Section 8 of Act V of 1873 (the Government Savings Banks Act, 1873), I HEREBY certify that the amount of the depo its belonging to the e-tate of the said

Dated this___

Secretary.

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Transfer of appts from the Imperial to the Provincial Forest Service

APPENDIX XIX.

[Article 19 (11) of Code, 6th Edition.]

Transfer of appointments from the Imperial to the Provincial Forest Service.

Circular No. 17 F , dated 4th November 1896.

RESOLUTION.—In paragraph 5 of Circular Resolution No. 18 F., dated 29th July 1891, it was remarked as follows:—

"Three will at present he 193 officers on the Upper Centrolling Staff (seclauer of different of reggrage service), and 88 officers on the Lower Controlling Staff. The Upper Controlling Staff will be divided into an Imperal and a Provincial Branch, At the outset the Upper Controlling Staff will comprise only officers of the Imperal Branch, but, as opportunities occur, they will be replaced by officers of the Provincial Branch in the Aimful of 40 proprietments."

Since the above was written, 17 appointments have been added to the Upper Controllug Staff in Burma, of which are ultimately to be transferred to the Provincial Service. Thus the 193 appointments have become 210, and the 40 appointments 43. Of 3 latter, the appointments pointments and the margin have

Gentral Provinces—Berar 3 already been transferred from the Imperial to Funjab 1 the Provincial Service. But it will be convesombay 1 nent to deal with the transfer as a whole, to

North-Western Provinces and Outh . 1 start from the basis of the Imperial and Outh . 1 Provincial Services as constituted before any transfer had taken place to detail the 43 appointments which are to be transferred and their distribution, and to lay down the manner in which their transfer will be gradually effected.

2. The appended tables show the Forest services of each province or group of provinces as constituted before the transfer is begun

(Table B) and after the transfer is complete (Table C).

It will be noticed that the tostal strength will eventually be reduced to the Punjub, and uncreased in Madras, by the Gantier of two Assistant Conservatorships from the former to the latter province. This change is intended to reduce in some degree the inequalities which will still exist in the proportions between Deputy and Assistant Conservators in the Imperial Service of the several provinces as finally constituted. Working with such small aumbers, it is impossible at present wholly to remove such inequalities. The Government of India, bowever, fully recognise their existence, but their effect will not become apparent of some considerable time; and meanwhile, advantage will be taken of any increase or re-atrangement of the Forcet Staff that may become necessary, in order to reduce or remove them. The Governor General in Council will be glid if Local Governments will bear this point in much

Each Provincial Service will, when the transfer is complete, be in(except in one point, presently to be noticed, connected with the Bengal,
Assam and North-Western Provinces services) be self-sufficing and
edif-contained. For every new post added to the Provincial Service, an
appointment of corresponding class and grade in the Imperial Service
must simultaneously be abolished, etc., an Assistant Conservatorship,
2nd grade, for an Extra-Assistant Conservatorship, 2nd grade; a
Deputy Conservatorship, 4th grade, for an Extra-Deputy Conservatorship, 4th grade, and so on.

3 The appended Table D shows the grading and distribution of the appointments that are to be transferred. The transfer will ordinarily be made as follows—The annual recruitment from Lugland has been cut down so as to suit the reduced Imperial cadre, and so adjusted that each year the number of recruits who will arrive from England will be fewer by two than the number which would be required to maintain the cadre at its present strength. There will thus be, for the present, two appointments in the 2nd grade of Assistant Conservators annually available for transfer, and they will be transferred accordingly by the Government of Indix to one or other of the Provincial lists as Extra-

Assistant Conservatorships of the 2nd grade

4 The initial appointments thus transferred to each Provincial Service in the second grade of Extra-Assistant Conservators may be regarded as pilot appointments, and their rise on the Imperial list will govern the subsequent transfer of appointments to the higher grades of that service Each such appointment will continue for the present to be shown in the Imperial list in its proper place and with its proper number, the words "transferred to the Provincial Service" being entered in italies, and not the name of the officer holding the transferred appointment, which will be shown on the separate Provincial list to which he belongs. The pilot appointments will rise on the Imperial list in ordinary course, and whenever any pilot appointment reaches in the course of permanently substantive promotion * a grade from which a transfer is to be made, an appointment in that grade will he reduced to the Imperial list, and a corresponding approximent added to the Provincial list Thus each pilot appointments will transfer one appointment from the Imporial to the Provincial Service from each grade which it enters in the course of its rise on the Imperial list, so that as many pilot appointments (and no more) must be allowed to

When a p lot appointment on upses such a position on the Imperial list that, it is appointment were still borno on that list, its incumbent would it ordinary course be entitled to efficiating sub pro tem or provisionally substantive promotion, such promotion will be igner to the officer who stands early to with pilo's appointment on the Imperial list. In the last two cases the pilot appointment and that officer's has been given, and when the promotion become permanently substantive. Hundricon that has been given, and when the promotion become permanently substantive, then the promotion become permanently substantive, will resert to the grade below, the pilot appointment alone being retained in the higher grade, from which a transfer will then be made

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Transfer of appts from the Imperial to the Provincial Forest Service

rise to each grade as there are transfers to be made from that grade . As soon, therefore, as all the transfers which are to be regulated by the rise of any particular pilot appointment are complete, that pilot appointment, being no longer required, will be struck off the Imperial list. When the appointments to be transferred in any province, as shown in Table D, do not include any in the lowest grades, the transfers made as above in those grades will be temporary only, for the purposes of the process of transfer, and as that process progresses, these temporary appointments will be retransferred to the Imperial list, so that the total number of transfers to be made to the Provincial list shall never be exceeded. Wherever, as noted above in para 1, an appointment has already been transferred direct from a higher grade than the lowest, the corresponding Imperial appointment will be retained for the present in the Imperial list as a pilot appointment. As soon. as the transfer of appointments to the Provincial cadre is complete in any province, the Provincial Service of that province will be self-contrined and independent, and will cease to have any connection with the Imperial list. Table A shows in detail how the process of transfer would be worked in an imaginary province.

5 It must be clearly understood that the rise of the rolot appointments on the Imperial list regulates the transfer of appointments only and has nothing whatever to do with the eromotion of individual officers on the Provincial list Each new annintment, as it is added to that list, becomes merged in it, and the fact that it has been added by transfer in no way distinguishes it from the other appointments already on the list. It is in each age for the Local Government to decide. with reference to the considerations set forth in the next following naraoranli, which of their Provincial officers is to be promoted to the new appointment, and the fact that the appointment which an officer holds happens to have been added to the list by transfer, gives him no sort of claim to the next higher appointment which may be transferred, as the pilot appointment rises So, again, the fact that a pilot appointment reaches a point on the Imperial list at which its incumbent, if it was still torne on that hat, would receive officiating or sub pro tem, or provisional substantive promotion, creates no claim to such promotion on the Provincial list. The promotion on that list is entirely independent of the Imperial list, no appointment can be held by any Provincial offices till it has been actually transferred to the Provincial list. and as already explained, the transfers will be regulated by the permanently substantive position of the pilot appointments *

^{*} When a pick appendment occupies such a position on the Imperial 1st that, if the appendment was still been on that list its incombon't would no admary course be exitted to efficiating, such profess or provisionally substantive promotion, such proof to make the provision of the effect who stand near below the pick appointment on the Imperial 1st. In the last two cases the pilot appointment and that of ocer answe will be shown introduced together in the greats to which imperial promotions had been to the provision of the production of the prod

Transfer of appts from the Imperial to the Provincial Forest Service

App XIX.

6 Promotions from Extra-Assistant Conservator to Extra Deputy Conservator will mainly depend on the qualifications of officers and the practical efficiency shown by them in the discharge of their duties , and though the position attained by seniority on the list of Extra-Assistant Conservators will be taken into consideration, such promotion cannot be given or claimed on grounds of seniority slone, and Local Governments may promote a mentorious officer of a lower grade to an Extra Deputy Conservatorship which may have become vacant pointments to and promotion in the grades of Extra Deputy Conservators will also in all cases be dependent on fitness, and in any case when a competent Provincial officer is not forthcoming for a vacancy in the e grades, an Imperial officer may be appointed to hold it temporarily on the pay of the corresponding Imperial grade until a fit officer is available on the Provincial list. But subject to this condition all vacancies on the Provincial list will be filled up from that list, the promotion in it being entirely independent of the Imperial list So long as an appointment on the Provincial list is temporarily held. under the circumstances explained above, by an Imperial officer, a temporary transfer to the Provincial list may be made in any lower grade for which there is a fit Provincial officer available. It will be noticed that a part of the improved prospects which the reorganisation was to afford to the Provincial Service has already been enjoyed by that service for some years past the pay of certain Extra Assistant Conservatorships having been raised to R300 and R350 per mensem. The Extra Assistant Conservatorships which will now be transferred in the first instance, will be of the R\$00 grade as already explained, but the existing Extra Assistant Conservatorships in the #350 grade will of course rank as senior to them

This Resolution, it must be exception mentioned in paragraph 2 of this Resolution, it must be explained that although a certain number of Extra-Deputy Conservators have been allotted to the Lower Provinces of Bengal, to Assam, and to the North-Western Provinces and Oadh respectively yet it is impossible to arrange that every grade of that class should be represented it each of the three Provincial Services It is, therefore necessary for the present to unite these services for the purpose of promotion in the grades of Extra Deputy Conservator Conservator.

One Extra Deputy Concervator of the 3rd and one of the 4th grade have therefore been allotted to Bengal and As am noutly, and one of the 1st grade to the three services jointly Of these four appointments of Extra-Deputy Cons reator, one will be held in Assam, two in Bengal and one in the North Western Provinces, but promotions from grade to grade will, so long as the strength of the grades remains unchanged, be common to the services that are combined in each case, and will, catters parties tall to the semior officer

S Funily, it must be understood that the eight allowances of H50 per mensem to Extra-Assistant Conservators holding charge of Forest Divisions of which two are held in the Bombus, two in the Madras, and four in the Bengal Presidency, under the terms of this Department's Circular Resolution No. 18-F of 29th July 1891, are not affected by the present orders.

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Transfer of appts, from the Imperial to the Provincial Forest Service

Table A .- Illustrating the process of transfer of

		INSTIAL TION	Coystity. (1895),	1:	996	1	899	11	900	1903		
Class.	Grade.	Imperial	Provincial	Imperial	Provincial	Imperial.	Provincial,	Imperal	Provincial	Imperial	Provincial	
1	,	3	4	8	в	7	8		10	11	13	
YEAT	Grade 11	(3) B C		3) B C D		H 6 (3)		(3) H H	-	(3) K L		
Daplyy and Presa Deputy Conservators	Grade 111	(4) E E G		(4) E F		(f) I J K L		(4) J K L M		(4) M N O P		
Daritz Al	Orade IV	(6) H J K L L		(6) 1 1 1 1 1 1 1 1		(0) M O P Q		(6) 0 P Q K		(5) Q R S T U Pdot l	(i)	
PD EXTRA CONSER-	Grade 1	(1) N O P Q	(i)	O P Q B	i,	(5) B T U Pilot 1	(2) II	(3) U PRot 1	(2) 11	X M. (§)	(2) 11 111	
ASSISTANT AND EXPRA ASSISTANT CONSTR-	Grade II	(4) R S T U	(2) 11 111	(3) S T U Priof 1	(3) 111 117 117	(3) V	III III	(2) W A Pulot 2	AI AI III (4)	Pilot 2 Y Z	(4) V V V V V	
To	tel.	21	3	20		19	. 5	19	6,	17	7	
Nun	bers	1	14	- 3	14	2	-	24	-	24		

September 4' Fible, a .- colours 5 and a have the parted force of an improve fraction that the state of a process considered above report Conservator, I produce a lower state a colour colours and the colours of the tember of the impression force that the process of the tember of the impression force that the colours of the impression force of the III is proposed to restander appropriate from Impression Developed, 4', no Private from Procession of the III is considered and the state of the IV greater and there asserted to conservationships of the II greater of the III is asserted throughout force that the procession of the IV greater and there asserted to conservationships of the I greater of the IV greater and the IV greater and the second to the state of the IV greater and the IV greater and the IV greater and the IV greater and the IV greater and the IV greater and the IV greater and the IV greater and the IV greater and the IV greater and the IV greater and the IV greater and IV

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Transfer of appts from the Imperial to the Provincial Forest Service

App. XIX.

appointments from the Imperial to the Provinceal Service.

The state The	(1901) (1901)	FISAL	.3	191	1	191	9	1909		1906		190
13	P svinelal	Imporial	Provincial	Impetial	Provincial	Imperial	Provinceal	Imperl 1	Provincial	mperial	rowinelsi	mporial
X	*4	23	22	21	20	19						
C	(t) ₁	(2) T		T:		(8) P C E		(3) O P		(3)	Ξ.	(3)
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	9 :	(g) W Z	Ti li	Z,	(1)	(3) F T U Priot I						
C C C C C C C C C C	A1 111 (2)	Y	111	(4) Y Z A A B B	(2) III	(E) W Z Z Y	11 (*)	(4) U Prior 1 V	(i)	(a) S T U Pilot 1	(1)	
(2) (i) (1) (2) (2) (1i) (3) (6) (7) (9) (1) (1) (1) (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2	(#) VII VIII	c ć	VII VIII	C C	νí	Pilot 3	(3) 111 17 V		(g) 111 (g)	(2) X Priot 2	(3) III III	(2) W
AIII " AIII Z Z G G G G G G G G G G G G G G G G	Z 1Z (5)	(4) DD EE FF GG	X Z	(1) DD FE FF	X IX (3)	(3) A A B B C C	(5) VII VIII VIII VIII VIII VIII VIII VII	Pilot 3	(5) VII VIII VIII IX	Pilot S	(4) VIII VIII	(2) Ž
16 8 15 9 13 10 14 10 14 10 14	10	<u></u>	10	14	10	13	10	13	8	15	- 8	16

By 1000 there have been two more edges, the second pole appointment reaches grade IV of Despit. Conservators and accord transfer is under in that grade. That anders in that grade being more complete and only one transfer for greaterd in each of the k pine grades which wall be effected by the rise of the following the second of the pine of t

By 381 two move stops take the first plintappo offices that the first plintappo offices that the first plintappo offices the first plintappo offices the first plintappo offices that the first plintappoor of the first plin

By 243 four more steps have been gained, and the first pilot appointment reaches the H grade of Depair Conservators. A trausfer is made in that grade the last of the temporary Extra assistant Conservatorships, H grade is retransferred to toperarial and the process of trausfer is complete sensitive.

The last pilot appointment is now removed from the last and the services are separately a d independently constituted, as shown in columns 23 and 34.

The numbers of appointments and transfers have been designedly arranged in this example so as to illustrate all the possible difficulties, and make the process as complicated as possible. In actual practice of he process will commany be far a simpler.

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Transfer of appts from the Imperial to the Provincial Forest Service

Table B .- Consistution before commencement of transfer

	í	CPBRISE :	BERTICE		PROFI	CIAL B	BVICE	Ī
PROTINCE	Couner VB1072	Deputy Couser vators	Assist ant Conger Vators	Total strength	Extra- Deputy Lorser vators	Ertra Assust ent Conser- vators	Total etrength	Total atrengt
1 Bengal with Andamans (for Imperial Service)	1	9	6	15	,,	7	7	12
2 Assam 3 North Western I rovinces and Oudh (with Aimer)	3	6 9	3 7	10	1	3 8	3 8	13
4 Panish (with Balnehistan) Central Provinces Berar and Coorg	4	22	18	42		92	21	81
b Burms with Andamans (for Provincial Service)	4	36	16	54)	2 0	20	74
6 Madras 7 Bombay	3	21 19	10	31 31	1	112	11 19	65 50
For Imperial List For Foreign Service	19	122	61	205 6 3		90	90	295 6 3
GREND TOTAL			-	213		10	81	904
Table C Con.	strtut	on aft	er com	pletro	u of to	ansfer	r	
I Bengaj with Andamans (for Imperial Service)	1	7	4	12	2	8	10	23
2 Assam 3 North Western Provinces and	1 3	5 6	8	15	1 1	3 9	13	13 27
Ondh (with Ajmer) 4 Phojab (with Baluchistan), Central Provinces Berer and	•	14	14	32	8	22	30	63
5 Burms with Andamans (for	4	17	12	43	9	22	31	74
Provi real Service) 6 Madras 7 Bombay	3	15 15	8 7	26 15	. 6	15 21	21 2a	47 50
For Imperial List For Foreign Service	19	89	51	163 5 3	\$3	100	133	290 8
GRAND TOTAL				170	33	101	131	301

M. L. D. Annoulments to be termeforced

	Tab	le D.	-App	inime	nts to	oe tra	usjerro	a		
		E	TR4 DET	UTT COX	SERVATO:	Ext	GRTAI			
PROTINCS	Jst grade Russ	grade Ro50	Brd grode R500	4th grade fl 4x0	Total	1st grade £350	2nd grade, H300	Total	TOTAL	
2 A	engai ssain orth Western Pro	},	(,	} ;	1{	2 1 3	1		1	} 4
4 P	rinces and Ondh (with Agmer) unjab (with Baluchis- tan) Central Pro rinces Bezarand Coorg) ,	·	2	3	8				8
5 B	uring (with Anda mans)	1	j 2	2	1 *	_		1 1		10
	adras ombay	1	}	1 1	2	6	2	î,	2	8
7 B	толуг .		7	-	13	33	6	4	10	43

Transfer of appts from the Imperial to the Provincial Forest Service App XIX

STIR-APPENDIX A

Circular No 135-17, dated Calcutts, the 3rd January 1901

From-T W. HOLDERESS, Esq. C.S.I Secretary to the Government of India, DEPARTMENT OF REVENUE AND AGRICULTURE.

To-The Secretary to the Government of Madras, Revenue Department Bombay,

Bengal, Chief Secretary to the Government of the North Western Provinces

Revenue and Financial Secretary to the Government of the Popiab Revenue Secretary to the Government of Burma

Honourable the Chief Commissioner of the Central Provinces

. Assam

" Coors •• .. " Resident at Hydersbad

, Agent to the Governor General in Baluchistan Superintendent of Port Blair

With reference to your letter noted in the margin, I am directed

Madras, No 977, dated 20th September 1900 Bombay, ,, 6682, dated 25th October 1900 Bengal ,, 2387 T R, dated 5th November 1900 N W P and Oudh No 2991 II 906 dated 26th July 1900 N W F and Outh No 2591 1500 taket 2600 alsy Punjak, No 1249, dated 30th Angust 1900 Berma, , 583 2A 2 dated 23rd August 1900 Central Provinces, No 357, dated 30th August 1900 Assam, No 691 P S —6206 G, dated 17th July 1900 Corg. , 1801(1) dated 13th September 1900 Ajmer , , 8602 S dated 21st July 1900 Hyderabad, No 439, dated 24th September 1900 Baluchistan (telegram), No 490 dated 3rd October 1900 Port Blair, No. 541, dated 14th July 1900

to say that the Government of India have only considered the replies received to Circular No. 4 F, dated the 13th June last. in regard to the question whether the officiating.

sub pro tem or provisionally substantive, promotion carried by a "pilot appointment" should continue to be given to an officer of the Imperial Forest Service, or whether it should in future be given to an officer of the Provincial Service They have come to the conclusion that the existing * Footnote to para 5 of Circular Resolution No 17 F. under dated 4th November 1896

such is allowed to the officer of the Imperial Service who stands on the list next below the transferred appointment, should be maintained. and that the permanently substantive step should go, as at present. to the Provincial Service only when the appointment in question is transferred permanently and not temporarily to that service

Income tax deductions

APPENDIX XX.

Extracts from the Civil Account Code, 6th Edition, regarding Income Tax Deductions and Exchange Compensation Allowance

Income Tax Deductions

- 32 All salaries, annuities, persions, bonuses, and gratuities, falling due on and after the 1st April 1886 are hable to Income Tax
- 1 The salaries of officers serving outside of British India whose services have been lent to, and whose salaries are paid by Native States are not liable to Income Tax
- 33 For Income Tax purpose, salary includes allowances, fees, com mission, and perquisites or profits received, in lieu of or in addition to a fixed salary, in respect of an office or employment of profit. It does not include the following -
 - 1 Travelling allowance 2 Tentage 3 Horse

 - 4 Sumptuary
 - 5 Any allowance granted to meet specific expenditure such as house rent, compensation for dearness of provisions
 - 6 School prizes
- Nore 1-Local and Exchange compensation allowance are subject to the tax and no part of a consolidated pay is exempt NOTE 2 - Rewards for passing examinations are faxable under Part IV of
- Schedule II of Act II of 1886 as meome and not as salary under Part I of the schedu'e An Account Officer auditing the payment of any such reward should inform the Collector of the fact of payment in order that Income Tax may be levied on it
- 34 The tax is leviable upon the gross salary, subject, however, to deduction of such portion of the salary as-
 - (1) is deducted under the authority or with the permission of Government for the purpose of securing a deferred annuity for the officer himself, or a provision for his wife or children after his death .
 - (2) is paid by the officer to an Insurance Company, Service Fund, Mutual Benefit Fund, Friendly Society, or other legally established Association in respect of an insurance of deferred annuity on his own life of on the life of h s wife ,
 - (3) is paid into any Provident Fund established under the authority or with the permission of Government, and is not repayable to the officer at his option so long as he remains in the service ,
- Note Refunds under Rule VII of the Civil Engineers' Provident Fund of amounts temporarily withdrawn under Rule VI are not exempt from Income Tax The same principle applies to all other Provident Funds

(4) is deducted as fine inflicted by the head of an office or department or by Government.

Note —A portion of salary withheld under an order of a Court is not a sum compulsorily stopped from salary within the meaning of this clause

Provided that-

- (a) the total amounts deducted under (1), (2), and (3) do not exceed one-aixth of the salary for the year,
- (b) the claim to exemption on account of premium paid to in Insurance Company, etc., is made within six months from the last day of the financial year during which the premium was paid

The above deductions, with the exception of those un ler (4), are not taken into account in determining whether the income is liable to the tax, or in determining the rate at which the tax shall be levied

Nors 1—If a his insurance premium is payable in sterling, the amount to be deducted from the gross salary etc., is the actual cost of remitiance as stated by the assessee or it fits assesses mable to state such actual cost, the equivalent in rupees of the sterling payment calculated at the official rate of exchange for the year in whin the deduction is made

Premium paid by an officer while on leave or deputation out of India whose allowances are dusbrised from the Home or a Colonial Treasury cannot be taken into account for the purpose of allowing an abstement of Income Tax

- 2 The amount of premium paid to a L fe Insurance Company should be deducted in one sum from the salary bill to which the receipt for the premium is attached before the calculation for the Income Tax is made.
- 3 Income Tax is not to be deducted from advances of pay made under Article 137 clauses (a) and (b) of this Code and under Article 64 of the Civil Service Regulations, the deductions being made from the gross amount of the salary bills from which the advances are recovered by instalments
- 4 Advances made to officers proceeding on leave or duty out of British Ind a are hable to Income Tax which should be deducted in each case when the advance is made
- 5 Wien advances of pay or leave allowance for a period extending beyond the date of the officer's return to India are made in England, Income Tax should be charged on the full amount of salary from the date of return to India without abate ment for advance
- 35 A deduction made from the amount of salary, pension, or annuity hable to assessment, on account of payment made to a Life Insurance Company or to a Family Pension Fund (if the payment is made otherwise than by deduction from salary) must be supported either—
 - (1) by the original receipt of the Insurance Company, or
 - (2) (in the case of a deduction claimed by servant of the Government or of a local authority) by a copy of the same, presented along with the original to the officer who pays the salary, and attested by that officer, who should, after

App. XX.

Income tax deductions.

such attestation, return the original with a note endorsed upon it that it has been produced and allowed for, the copy being attached to the bill sent with the list of navments: or

(3) by a duplicate receipt or certificate of payment given by the Insurance Company.

In cases (1) and (3) the receipt or certificate should be forwarded with the bill to the Account Office, whence it will be returned as soon as the fact of payment is admitted in due course of audit.

Where the Forest Officer is satisfied that none of the above prescribed documents can be produced without an amount of delay, expense or inconvenience, which, under the circumstances of the case, would be unreasonable, he may accept such other proof of payment of the premium as he may deem sufficient. He must, however, in all cases receive and adjudicate the claims to the remissions in sufficient time to prevent the awarent of thills being nostanced ending the adjudication.

36. If the salary, annuity, or pension amounts to R168-10-8 per mensem, the amount recoverable is five pies in the rupee, or, if less than the above, but not less than R58-5-4 per mensem, the rate is four pies in the rupee. The amount due on a fraction of a rupee should be neglected. Thus the tax to be realized on a monthly salary of R166-10-8 is R 4-5-2 only. The tax is calculated in accordance with the table printed as Appendix B.

NOTE (1)—In the case of Military Hospital Assistants lent for Civil duty, no Income Tax should be levred if the emoluments drawn in the Civil Department are no higher than those the Hospital Assistants were drawing when in Military employ. In cases in which higher allowances are drawn in Civil employ, Income Tax should be recovered:

37. If the salary diawn in any month is less than B83-5-4, deduction need not be made on account of the tax on the ground that the salary of other months has been or will be such as to bring the salary of the year up to \$H,000. The tax on salary should be deducted with reference to the salary of each month separately.

Income Tax deducted from the salary of an officer whose total sucome during the year is found to be less than R1,000 may be refunded at the end of the year, but the refund should be made by the officer through whom the tax was originally collected on the certificate of the Collector to the effect that the total income of the officer for the year did not amount to R1,000.

39 The head of an office when prying a salary should not question the recipient as to his other income. He should deduct the tax solely with reference to the month's salary, unless the Collector brings to his notice that the recipient has other income.

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Income tax deductions

APPENDIX B. [See Chapter 3, Article 36 of the Civil Account Code.]

Table for calculating the Tax under Act II of 1886.

	Table you care and are a second and a second and a second and a second are a second and a second are a second							
Income	At 4 pies in the Be	At 5 pies in the Re.	Income	At 4 pies in the Be	At 5 pies in the Be	Income	At 4 pies in the Re.	At 5 pies in the Be
2 1000 4 5	2 0 0 4 8 0 0 1 1 8 0 0 1 8	8 6 5 0 0 10 0 1 3 0 1 3 0 2 1	* H037545	R 11122	2 5 5 8 1 6 11 1 5 6 11	100 200 300 400 500	R 4. F4 2. 4. 8. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6.	8 4 9 5 33 6 7 13 6 8 10 0 4
6 7 8 19 10	0 2 0 0 2 8 0 3 4	0 2 6 0 2 11 0 3 9 0 4 2	56 57 58 59 60	1 2 8 1 3 4 1 3 8 1 4 0	177870	800 700 800 900 1,000	12 8 0 14 9 4 16 10 8 18 12 0 20 13 4	15 10 0 18 3 8 20 13 4 23 7 0 26 0 8
11 12 13 14 15	0 3 8 0 4 0 0 4 4 0 5 0	0 4 7 0 5 5 0 5 5 0 5 10 0 6 3	61 62 63 64 65	111111111111111111111111111111111111111	1 9 5 1 9 10 1 10 3 1 10 8 1 11 1	1,100 1,200 1,300 1,400 1,500	22 14 8 25 0 0 27 1 4 29 2 8 31 4 0	28 10 4 31 4 0 33 13 8 36 7 4 39 1 0
16 17 18 19 20	0 5 6 6 8 0 6 8	0 6 8 0 7 1 0 7 6 0 7 11 0 8 4	66 67 68 69 70	1 66 8 0 4 1 7 4	I II 6 1 11 11 1 12 4 1 12 9 1 13 2	1,600 1,700 1,800 1,900	83 5 4 35 6 8 37 8 0 39 9 4	41 10 8 41 4 4 46 11 0 49 7 8
21 223 234 25	0 7 0 0 7 4 0 7 8 0 8 4	0 8 9 0 9 2 0 9 7 0 10 6 0 10 5	71 723 73 74 75	1 7 8 1 8 0 1 8 4 1 8 8 1 9 0	1 13 7 1 14 0 1 14 5 1 19 10 1 15 3		At 5 pe the 1	es in Re.
26 77 78 99 90 90 90 90 90	0 8 8 0 9 0 0 9 4 0 9 8 0 10 0	0 10 10 0 11 3 0 11 8 0 12 1 0 12 6	76 77 78 79 80	1 9 1 1 9 8 1 10 0 1 10 4 1 10 8	1 15 8 2 0 1 2 0 6 2 0 11 2 1 4	2,000 4,000 5,000 6,000	52 1 78 2 104 2 130 3 156 4	4 0 8 4 0
31 32 33 34 35	0 10 4 0 10 8 0 21 8 0 11 4 0 11 8	6 12 11 0 13 4 0 13 5 0 14 2 0 14 7	81 82 83 84 85	111 4 111 4 112 9 112 4	010307030 101770303	7,000 8,000 9,000 10,000 15,000	182 4 208 5 224 6 260 6 390 10	8 4 9 8 0
36 37 38 39 40	0 12 0 9 12 4 0 12 8 0 13 D 0 13 5	0 15 0 9 15 5 0 15 10 1 0 3 1 0 8	86 87 88 89 90	1 12 8 1 13 0 1 13 4 1 13 8 1 14 0	2 3 10 2 4 8 2 5 1 2 5 6	20,000 25,000 30,000 35,000 40,000	520 13 651 6 781 4 911 7 1 011 10	5 0 4 8
41 43 43 44 45	g 13 8 0 14 0 0 14 4 0 14 8 0 15 0	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	91 92 93 94 95	1 11 8 1 15 0 1 15 4 1 15 8	2 5 11 2 6 6 9 9 9 9 7 7	45,000 50,000 80,000 70,000 80,000	1,171 11 1,302 1 1,562 8 1,822 11 2,683 5	0 0 8
46 47 48 49 50	0 15 4 0 15 8 1 0 0 2 0 4 1 0 8	1 3 2 1 3 7 1 4 0 1 4 5 1 4 10	96 97 98 99	2 0 0 2 0 4 2 0 8 2 1 0	2 8 0 2 8 5 2 8 10 2 9 3	90,000 1,00,000	2 313 12 2,634 2	0 8

Exchange Compensation Allowance

Exchange Compensation Allowance, Extracts from the Civil Account Code,

41A This allowance is granted in accordance with the rules contained in Appendix BB It is a provisional addition to salary, calculated at the difference between the gold value of half salary at the masket rate of exchange, and its value at a privileged rate, which for the present is fixed at 1s 6d per tupes, subject to the condition that it shall in no case exceed in any quarter the amount of rupees by which £250 converted at the privileged rate shall fall short of the equivalent of £250 converted at the market rate.

14B The allowance is payable only to Europeans Eurasians, who are not statutory natives of India, are to be reckoned as Europeans, and for the purposes of the tules, Europe includes the English-speaking colonies As regaids officers appointed in England, Europeans so appointed are entitled to the allowance, unless their salaries are fixed in sterling or unless they are specifically excluded from it by the terms of their engagement As regards appointments in India, the clum depends on two factors which may be described as Personal and Official eligibility, The former is secured by being outside the class' Native of India' as defined in Statute 33 Viet . Cap 3. Section 6, to which an important privilege of appointment in India to offices carrying a salary of R200 and over save in certain excepted departments, is secured by Standing Orders of the Government of India Full is structions are contained in Government of India, Financial Department, Nos 2418 Ex dated 26th May 1899, and 3457 dated 31st July 1899 As regards official eligibility. the concession is limited to the e offices in which European qualifications are held to be indispensable, or to services and departments in which a proportion of Europeans is held to be moispensable the allowance is admissible only to officers who are appointed as Europeans and in the case of the services and departments alluded to only to those officers who are appointed for the purpose of maintaining the requisite proportion of Europeans. The Government of India alone can determine which are the offices, services and departments in which European qualifications or a proportion of Europeans are deemed to be indispensable. The question whether any officer is appointed because he is a European, and for the purpose of maintaining the proportion of Europeans is one for the decision of the Government by or under which the appointment is made.

NOTE 1—All European officers appointed in Lighted may be admitted to the allorance and Earsia are so appended may be treated as buropean of they are not stantony Natures. In desiring with the case of Euraman officers appointed in Engl of the united presentation with the cast and presentation of the cast and presentation of the cast and the composition of the cast

clear that his circumstances are such as to make him a statutory. Native NOTE 2—A son of a Native of Ind a by an English mother is one ignile for the allowance

41B (1) Further orders of the Government of India have been issued in Financial Department Resolution No 4847 Ex, dated 5th

Exchange Compensation Allowance

November 1898, and No 2556 Ex. dated 5th June 1899, describing the appointments by rurine of which an officer appointed in India becomes entitled to Exchange Compensation Allovance if not otherwise disentitled to it. These orders do not therefore render a person appointed in India eligible for the allowance, if he is a native of India, within the definition of that term in Statute, 33 Vir. (hapter 3, Section 6

- 418 (2) The case of an officer transferred from a service or appointment in which he is eligible for Exchange Compensation Allowance to one which does not carry the allowance, should be dealt with as follows So long as such an officer substantively belongs to the *hgible service or appointment, and merely officiates in the other, he should team his claims, but when he is substantively transferred, he should not get the allowance if he would not have drawn it had he been originally recruited for his new gervice or appointment
- 41B (3) The orders issued by the Government of Iudia on the subject of hychange Compensation Allowance apply proprie vigore only to officers raid from general revenue. Their application to officers serving under Local Boards and Municipalities is a matter to be settled by Local Governments is far as these have legal and financial power to enhance the salaries of such officers. To this extent Local Governments may sentent any increase in the salaries of Local Board or Municipal servants by way of exchange compensation, provided that the concessions or made in no case exceed what such officer would have been eligible for by way of Exchange Compensation Allowance and he been serving under Government
- 41C As regards officers appointed in India on or after the 1st April 1887, a certificate of eligibility for Exchange Compensation Allowance will be granted on appointment by the Government by or under which appointment is made. The certificate will set forth the grounds upon which the officer to whom it is granted is deemed to belong to the class of public servants who supply the indispensable European element in the administrative body of Indian officials. In the case of officers appointed in India before the 1st of April 1897, such a certificate on appointment is not required, but the orders of the Government under which they are now serving should be obtained, as to their clighbility to receive the allowance. Only such officers as have obtained such certificates or orders can be given the full benefit of Exchange Compensation Allowance

Nors 1.—Officers to whom Exchange Compensation would not be admissible under these rules, but who have been admitted to it under the rules previously in force, will continue to draw it to the extent of the salaries they were drawing on the last of April 1897, but any norcess in their salary after that date will be taken in reduction and ultimately in extinction of the claim to the silowance

Note 2—An officer without a substantive appointment acting in Government service is not debarred from Exchange Compensation Allowance merely by reason of his holding only an officiating appointment.

Fichange Compensation Allowance

- 41D Exchange Compensation Allowance is not admissible to -
 - (a) Persons temporarily appointed to the service of Government for a specified duty only, upon allowances definitely fixed for the particular case.
 - (b) Persons serving under a contract in which their allowances are definitely fixed, which is not preliminary to employment in one of the regular services of the Government and five years of service under which have not clansed.

Note —This clause relates only to persons appointed under a written contract in Ind. A European so appointed in Faginot will be cutified to Exchange Compensation. Allowance it his salary is not fixed in sterling and there is nothing in his agreement to exclude him from the allowance

- (c) Persons who are not members of any regular Service, and who are employed in a professional capacity (such as lawyers, teachers, lecturers, clergymen, medical men), without being debarred from the private exercise of their profession.
- (d) Officers permitted to make family remittances through Government for any month in which the privilege is availed of

41E In the case of officers whose emoluments are governed by the Crul Service Regulations, the allowance is admissible only on salary as defined in Article 38 of Regulations. In the case of officers whose emoluments are governed by the Indian Arms Regulations, it is admissible only on pay, Indian allowances, and Staff pay. The allowance should be calculated on the whole gross salary for the month before deduction of Income lax, Annuity and Fund deductions. The percentage is not calculated on fractions of a rupes in the salary, fractions of 8 annas or more being taken as one rupee, and fractions of less than 8 annas being neglected.

Deputation allowance does not come within the definition of "salary ".

In Article 83 of the Civil Service Regulations, and consequently Exchange Compensation is not admissible in respect of it. But if in any case deputation allowance has been specially permitted to counts sealary ton valuating leave allowance, it may also count for Exchange Compensation.

NOTE —The term Departation allowance used above means an allowance just able in addition to calary under Article 81 of the Curil Service Registrose just in officer placed on special duty in India, and does not implied the allowance under Article 80 of an officer departed to Europe, which when payable in India; critical and the configuration Allowance provided the officer concerned is otherwise entitle to it.

Exchange (ompensation is admissible on leave allowances fixed in rupees and drawn in India or Ceylon

If any part of an officer's salary is fixed in sterling, and is converted into rupees at the rate of exchange fixed innually for the adjustment of

Exchange Compensation Allowance

transactions between England and India, the allowance is pavable only in respect of the excess, if any, of the portion of his salary not fixed an sterling, over the portion fixed in sterling

\"\otag 1—Exchange Compensation Allowance is not admissible on subsistence allowance drawn under Article 193 (a) of the Civil Service Regulations for the period of suspension pending the enquiry into alleged misconduct

NOTE 2—When an officer claums exemption from Income Tax with reference to horse allowance or tentage included in his salary he cannot draw Eschauge Compensation Allowance on such allowances

41F The allowance is gruted in the form of a percentage on the officer's salary which will be calculated by the Comptroller General each quarter and notified by him about the 15th day of the final month in the preceding quarter. Tables for calculating the amounts of the allowance are printed at the end of Appendix BB, and they should invariably be followed, the maxima limits being carefully observed. The percentage to pinciable to any pariment of salary is the percentage for the quarter in which the silary drawn first became payable. In the case of pryments of salary made before the end of the month under Article 25 (a) and (c), the nate in force at the time the payment is made silouid be taken. In all other cases of payments in advance, the rate in force on the 1st of the following month should be adopted

NOTE 1 —The maximum limit of salary on which Exchange Compensat on Allow and a quarterly one that is, if daring any mooth of a quarter on officer scalary exceeds the maximum limit, his Exchange Compensation Allowance for that mouth should be restricted to the maximum.

Note 2 - When safary is drawn for a port on of a month, Exchange Compensation Allowance is admissible only for that portion of the month and the maximum monthly limit if apple oble must be proportionately reduced

YOUR 3 -From the 1st quarter of 1901 1902 and until further orders the market rate of exchange for the calculation of this allowance will be taken at 1s 41 per rupee

41H The allowance is drawn with pay on the same bill on which pay is drawn being shown by a separate entry as follows —

"Add for Exchange Compensation Allowance at p. c."

It should be charged to the same head as pay, but in all entries in accounts it should be shown separately from pay. It should not, however, be treated as salary for the purpose of calculating table money recoverable under Article 1023 of the Civil Service Regulations from an officer travelling by ser.

41I Exchange Compensation Allowance is not admissible under the rules in Appendix BB to Government officers in foreign service. The Government of India, however, so far as they are concerned, agree to the grant of the allowance under the restrictions and roles contained in

App. XX.

Exchange Compensation Allowance

the Appendix cited above. But as the allowance will not be payable by the Government of India, but by the foreign employer, the claim in each case must, subject to any conditions imposed by Statute or by trust provisions, be decided in the case of foreign earliee of the first kind, by the orders of the employ are to whom the officer's services have been lent, and in the case of service of the second and third kinds, with the conseat of the controlling authority of the funds to which the allowance will be chargeable. If the foreign employer signifies his desire to give the allowance, the sanction of the Local Government by whom the officer's services were lent should be applied for, with a full statement of the grounds on which the officer considers himself to be eligible for the allowance. If the Local Government entertains may doubt whether the officer is eligible under the rules, the case should be submitted for the decision of the Covernment of India in the Finance Department.

- 1. Exchange Compensation Allowance payable by the foreign employer to an efficer on foreign service while on privilege leave, should be distributed according to the rule of pri portion between the foreign employer and Government.
- 41K The market rates of exchange fixed and the percentages of salary admissible on account of the allowance since 1st April 1897 have been as follows:

3 10110113 .	Quarte	,			Bai	to es	Exel ange	Percentage of salary admissible as allowance
1897-98	let q	garter				18	2,1,1	9.4
,,	2nd					1:	2134	10*2
**	3rd	,		- :		1.	3.4d	842
	4th	,,		-		18	3164	8.3
1898 99	1st				·	1s	3197	6142
	2nd	"	•	•	•	î,	9312	63.54
**	3rd	"		•			0427	2111
**		34	•	•	•	14.		0189
	4th	"				38	83 a	0111
1999-1900		**				18	4-1-d	6757
,,	2nd	**				18	3412	6274
	3rd	u.				18	4d.	64
**	4th	22				10	43d	544
1900 01	1st	,,				18	4.5.d.	5555
"	2nd	"				10	4.7	63.17
	3rd						. 31.Jd	63a±
•••	4.th	•		•			3114	6184
1991 02	200	n			٠			of and until
1991 02						. 1.	4d	further order

APPENDIX XXI.

[Articles 126 (st), 129 (st) and 130 (st) of Code, 6th Edition]

Revised Estimates of Expenditure.

Circular No 5 F , dated Calentta, the 21st March 1895

From-Denzil Ibberson, Esq. I Co. Offg Secretary to the Government of India, DEPARTMENT OF REVENUE AND AGRICULTURE.

To-The Secretary to the Government of Wadras.

- " Bengal. , the North Western Provinces and .. ٠. Ondb
- , the Punjab Chief Commissioner of the Central Provinces
- .. Burma
- "Assam " Coorg
- , Superiotendent of Port Blair
- Agent to the Governor General in Paluchistan
- Resident at Hyderabad

In August 1894, sections 123 and 127 of the Forest Department Code were amended, mainly in order to correct an erroneous impression that appeared to exist regarding the nature of the Revised Estimates of Forest expenditure and then connection with the Budget I stimates It was evidently believed in some cases that to "provide" for increased expenditure in the Revised E timites superseded the necessity of applying for an additional grant; and it was still more often thought that the submission of these Revised Estimates was the proper and only occasion for applying for an additional grant to cover expenditure which had not been provided for in the Budget Estimates The orders thus revised have, however, not been uniformly observed by Local Governments and Administrations, or by the responsible officers of the Forest Department subordinate to them, while the Government of India have had frequent occusion to notice that confusion still exists as to the object which the Revised Estimates of expenditure are designed to serve, and as to the rules regarding applications for additional grants. I am. therefore, directed to communicate the following observations for guidance

2. The Budget Estimates are pas-ed and sanctioned before the commencement of the year to which they aprl. They provide for expenditure within certain limits, and Local Governments have power, subject to well-known rules, to regulate their expenditure within these limits Outside the e limits no expenditure of any sort whatever can properly be incurred, unless a special additional grant to cover it has

been applied for and sanctioned by the Government of India

- App. XXI.
- 3 The Revised Estimates (not Revised Budget Estimates, as they are often improperly cilled) make no provision for any expenditure whatever, they are accepted, not sanctioned, by the Government of India, and no entry in them carries with it any authority for expenditure of any kind They do not even provide for or authorise, the expenditure of charges already entered in the Budget Estimates, for these latter alone 10 sees authority. The Revised Estimates are not Budgets or appropriations of money, nor do they super ede the Budget Estimates as the lasis for the regulation of expenditure. They are estimates pure and simple, prepared for information, in order to indicate to Government how far the expenditure ilready senctioned (1.) the Budget Estimates and in subsequent additional grants of any) will be worked up to If the figures for expenditure in the Revised Estimates exceed the total of the Budget Estimates, and of special grants already made or applied for, they clearly must be wrong, and will be corrected accordingly by the Government of India, for no expenditure can be incurred that has not been sanctioned, and, if it had become apparent, before the preparation of the Revised Estimates, that expenditure in excess of existing sanction would be necessary, additional caretion would, under stands g rules, have been applied for at once
- 4 The rule is that sanction t all expenditure in excess of Budget provision must be applied for at some at a thecames apparent that whe expenditure will be excessive. When, however the excess expenditure under individual heads is small, it may happen that the general review of the year's requirements which is made for the purposes of the Revi ed Estimates discloses for the first time the nevestity for such expenditure When that is the cas-the application for an additional grant most be made at once, separately, and in a complete form, so that it may be made at once, separately, and in a complete form, so that it may be made at once separately, and in a complete form, so that it may be condition precedent to the inclusion of the sum applied for in the estimates in short the estimates depend on the grant, not the grant upon the estimates.
- 5 Assoon, then, as it appears that expenditure in excess of Budge's anction will be neces any, an application for an additional grant should be made at once It must be shown—
 - (1) that the expenditure is noce cary and unavoidable, or at least in the highest degree advisable.
 - (2) that it could not have been fireseen when the Bulget Estimates were prepared, or, if it could have been, it must be explaised why the recessary provision was not made,
 - (3) that it cannot be met by re-appropriation within the Budget Grant for forest expenditure,
 - (4) that it cannot be met by re-appropriation from the Budge-Grants under other major heads of expenditure which are controlled by the Local Government.

Revised Estimates of Expenditure

App. XXI

- 6. In an organization such as the Forest Department, extra expenditure may occasionally be highly advisable, though not absolutely unavoidable. For instance, expenditure which produces revenue may have to be increased in the course of the year, and if a demand should spring up for certain forest produce, it must be most at once, or the revenue may be alte_ethen lost. But in all cases the necessity for the proposed excess expenditure must be fully explained and justified in detail, mete general references to a probable increase in the receipts are musufficient.
- $7\,$ I am to request that the officers concerned may be enjoined to carefully observe there instructions

Nos 356 to 358 F

Copy forwarded, for information and guidance, to the Inspector General of Forests, and, for information, to the Finance Department and the Comptroller and Auditor General

By order,
E D MACLAGA,
Under-Secretary to the Government of India

App. XXII.

Value of produce removed under rights or granted free or at reduced rates

APPENDIX XXII.

Value of produce removed under rights or granted free or at reduced rates.

Circular No 6, dated Calcutta, the 5th March 1897.

From-B RIBERTROP, Esq , C I E , Inspector General of Forests,

To-The Secretary to the Government of Madras.

" " " " " Assam " , " , Coorg

", Superintendent of Port Blair
", Agent to the Governor General in Baluchistan

", Secretary for Berar to the Resident at Hyderabad
In continuation of the endorsement from this office No.

the 28th June 1896, and with reference to pages 36 and 54 of the Inspector General's Review of Forest Administration for 1894-95, I have the honour to say that the replace to Crevial No. 3, dated 26th June 1896, have not completely met the purpose that I had in view. I desired to ascertain the value of produce removed under rights, or granted fees or at reduced rates, in the various provinces under the beads—

Timber | Firewood | Other minor forest produce | Grazing and grass.

Now it is evident that to render this information of any practical u.e., some uniform method of calculating the value of produce taken away, or of the grazing permitted free or at privileged rates, should be adopted. The rephies received when that the two places appear provides at the various provinces differs very considerably, from as much as nearly H1 per cube foot of timber to (no other cases) 50 cubic facts of timber per H1. In some cases the number of otube feet of timber or fuel has not been given, rendering it impossible to form any idea as to how the twilbe has been arrived at; and this comission also renders it impossible to form any idea as to how the twilbe has been arrived at; and this comission also renders it impossible to draw up Chapte. III of the Review as completely as I should with (see remark on page 45 of the Review for 1895 65). It must, I thank, be admitted that much of the forest produce removed by village right-holders could not be disposed of at full market rates. Supplications of the forest produce from localities so remote as to prevent the extraction of produce at full rates. This being so, and in order to ensure a uniform highliod of calculating the value of produce removed

Value of produce removed under rights or granted free or at reduced rates

App XXI

free by right-holder it will, I consider, be for to decide that all such produce shall be valued at balf the ordinary rates paid by purcha-ers in the case of grazing, this should be valued at full rates as obtaining in the locality concerned. The information may best be supplied in a table which should be drawn up in the following form—

	TIYEE		Fe	SL.) B w	2008	PEO DUCK	GETS	TOTAL
	Cub c	Value	Cab e feet	Value	Vam ber	Value	Value	Value	ANTA
E ght holders		P		£		I R.	Æ	R	P
Frée grantees									Í
Toras						-			

I beg that, unless this information is already available in the Annual Report of the Circle for 1899 96, the Conservator may be directed to furnish it to me in the above form, and that a similar return may be embodied in future annual reports

App. XXIII.

Forms to be appended to Annual Forest Administration Reports

APPENDIX XXIII.

Forms to be appended to Annual Forest Administration Reports.

Circular No 1 2.4.—14 F., dated Calcutta, the 17th January 1899.

From-1 W HOLDRUKES, Edy. C. S. I. Scotclary to the Government of Linda, DYDARNIKEN ON REVENUE AND AGRICULTURE, TO—The Secretary to the Government of Madria.

""" Bunday
""" Hengal
""" the North-Western Provinces and Outle.

", ", the Panjab
", Burma
", Burma
", Chief Commissioner of the Central Provinces
", Assam

, Coorg , Aymer , Resident at Hyderabad

" Superintendent of Fort Blair

Agent to the Governor General in Baluchistan

After considering the replies icceived to Circular No. 12 F, dated to \$25th June 1897. I am directed to "sy that the Government of India have decided that Forms Nos 47, 43, 49, 50, 51, 52, 54, 55, 55, 58, 59 and C of appended to Annual Forest Administration Reports shall, in future, be prepared in the minner proposed in that Circular. The sequired information should be furnished only in respect of the classes of forests which are actually in existence in each province. As regards Form No. 59, for provinces in which any one kind of wood possesses a special value, such as teak, sandilwid, padonk, etc., transactions are these woods may be shown separately from those in woods of other descriptions.

2 It has been represented that Form No. 46† is often referred to for the purpose of ascertaining the area of a principal forest, and the Govein ment of India have, therefore, no objection to this Form being printed in its present detail every fifth year; for intervening years it

should be curtailed as indicated in the Circular.

3 On further consideration, the Government of India have come to the conclusion that the would be as well to setam column 3 in Form No. 53‡, the remaining information being given for each Rauge only, with totals for Divisions and Circles.

4. In Form No. 57\$ only Divisional totals should be given for each class of forests separately If desired, the outturn of the different classes of timber may be given as shown in the form of this return appended to the Reports from Burma

$$\lambda_0 = \frac{60}{229-14} F.$$

Copy forwarded to the Inspector General of Forests for information

^{*} Corresponding with Forms Nos 52, 53, 54, 55, 56, 57, 59, 60, 61, 63, 64, 65 and 66 in the Forest Department Code, 6th edition

^{*} Form 61 has been modified by Circular No 19 F., dated 22nd September 1905. † Form 51 in 6th edition. ‡ Form 58 in 6th edition. § Form 62 in 6th edition.

Eewards to informers in forest offence cases to be charged to sub-head App. XXIV.

APPENDIX XXIV.

Rewards to informers in forest offence cases to be charged to sub-head A IX (b).

Circular No $\frac{12}{40-14}$ F., dated Simla, the 12th September 1899

From-E. Maconochie, Esq., I CS, Under-Secretary to the Government of India, Department of Revenue and Agriculture,

To-The Secretary to the Government of Madras

" " Bombar.
" Bengal.

,, ,, the North-Western Provinces and Oudh

, , , , , , , the Punjab

", Chief Commissioner of the Central Provinces

,, Uniet Commissioner of the Central Province

, , , Coorg

" Resident at Hyderabad.

", Superintendent of Port Blair.

"Agent to the Governor General in Baluchistan.

I am directed to say that, after consideration of the replies received to Circular No 7 F., dated the 14th April last, the Government of India are of opinion that rewards grained to officers and informers in Forest offence cases should be charged against sub-bead A 1X (b) or the budget grant of the local Forest Department. I am to request therefore that this procedure may be adopted in future in

No F

Copy forwarded to the Comptroller and Auditor General for information,

Printing and distribution of Working Plans

APPENDIX XXV.

[Article 90 (s) of Code, 6th Edition]

Printing and distribution of Working-Plans,

Circular No 4 F , dated Calcutta, the 17th March 1905.

From—L Robertson, Esq. I CS, Under-Secretary to the Government of India, Pepalement of Revenue and Ageicultuee,

To—The Secretary to the Government of Bengal, Revenue Department, Chief Secretary to the Government of the United Provinces

- Revenue Secretary to the Government of Burma.
- ", Honourable the Chief Commissioner of the Central Provinces
- " Chief Commissioner of Coorg
- Honourable the Agent to the Governor General in Baluchistan
 - sioner, North-West Frontier Province
 - " Superintendent of Port Blair

In the Circular from this Department, No 16 F., dated the 10th September 1903, the number of copies of working-plans to be finally printed off and distributed was increased from 30 to 50, so that all Conservators and Forest officers in independent administrative charge

might receive copies

2. The Inspector General of Forests has, however, brought to the notice of the Government of India that applications for copies of working-plans are now frequently being received also from foreign countries, and that the number of copies available to meet these requests is insufficient. The Government of India attach great importance to the exchange of Forest publications with Foreign Governments, and with a view to enable such requisitions to be compiled with, I am to request that in future 65 copies of all sanctioned working-plans may be printed in place of 50 as at present preseribed, and distributed in accordance with the enclosed list.

No. 398-401 F

Copy forwarded, for information, to the Governments of Madras and Bombay, the Inspector General of Forests, and the Comptroller and

Auditor General, in continuation of endorsement No. 1723 F, dated the 10th September 1903

Printing and distribution of Working-Plans

App. XXV.

Appendix XXV, pages 192 and 193, entry 17 of sheet No. I of Addenda and Corrigenda, August 1906.

The following alterations should be made in the distribution list of Working-Plans appended to Circular No. 5 F., dated 17th April 1906:—

Number of Number of copies copies

Opposite (1) Government of India, Depart- For "25" read "24" ment of Revenue and Agriculture.

Opposite (ii) Reporter on Economic For "2" read "3" Products.

[VIII, 1.—December 1906.]

Officer in charge of the Percents of the Government of India, Imperial Secretarian Buildings, Calcutta

Director, Imperial Ferest School

Decentralization of Forest audit

APPENDIX XXVI.

[Article 124 of Code, 6th Edition]
Decembralisation of Forest Andit

No 6271 A , dated Simls the 4th October 1904

RESOLUTION —By the Government of India
FINANCE AND COMMERCE DEPERTMENT.

Under the system introduced by the Resolution in this Department, No 635, dated the 31st May 1876, Forest Revence and Expenditure in all Provinces, except Madras and Bombay, are accounted for to the Comptroller and Auditor General, who conducts the necessary adult and thereafter transfers the trinsactions to the Accountants General and Comptrollers concerned for adjustment on their books The Comptroller General also submits the Forest Budget Estimates of the Provinces under his audit to the Government of Ruda, by whom they are reviewed

in two Departments before orders are passed.

2 Whatever might have been the merits of this system when introduced, there is no doubt that under present conditions such centralisation of audit involves delay in the algostment of the Forest Revenue and Expenditure in the books of the Accountants General and Comptrollers and that the review in detail of the estimates by the Government of ludis, which cannot be dispensed with so long as the present centralised system is maintained, throws unnecessary work on the departments concerned The Government of India have therefore decided that the Forest Revenue and Expenditure in all Provinces should, as in Madras and Bombay, be accounted for to, and audited and brought to account by, the account officer of the Province, instead of the Comptroller General. The account officers will deal with the heads IX and 11 -Forests in their estimates and accounts and the Budget Notes just as they deal with any other head of Revenue and Expenditure on their books. the separate estimates submitted to the Government of India being discontinued. The new system will be introduced with effect from the 1st of April 1905, the accounts for February and March 1905 and the closing of the accounts for the year 1904-05, being consequently dealt with by the account officers of each Province

3 The present Forest Branch in the Comptroller General's Office will be decentralised and the clerks employed therein will be disposed of in such manner as the Comptroller General considers most convenent and suitable. In order to enable the account officer to deal with the increased work, the establishment shown in the annexed proposition statement is sanctioned. The Comptroller General will address the

Government of India separately in regard to the gazetted staff

Ordered that a copy be formated to all Local Governments and Administrations (except Madras and Bombay); to the Revenue and Agriculture Department, to the Comptroller and Auditor General, and to all Accountants General and Comptrollers (except Accountants General, Malras and Bombay, and Comptrollers (except Accountants General, Malras and Bombay, and Comptrollers, Post Office)

XXVII

Printing of Classified Lists

APPENDIX XXVII.

[Article 274 of Code, 6th Edition]

Printing of Classified Lists.

Circular No 14 F , dated Simla, the 19th October 1904

From-L POBERTSON, Esq, ICS, Under-Secretary to the Government of India, DEPARTMENT OF REVENUE AND AGRICULTURE,

To-The Secretary to the Government of Bengal, Revenue Department.

- Chief Secretary to the Government of the United Provinces
 - Revenue and Financial Secretary to the Government of the Punjab. Secretary to the Government of Burma
 - Honourable the Chief Commissioner of the Central Provinces .. Assam
 - Chief Commissioner of Coorg

I am directed to invite your attention to the Circular from this Department, No. 3 F, dated the 28th January 1893, and to intimate that the system at present in force whereby the lists of Forest Officers intended for incorporation in the half-yearly Classified Lists are in the case of all provinces outside the Presidencies of Madras and Bombay first sent to this department, where they are scrutinized, checked and reprinted, has been found in practice to be unsuitable. The Government of India have, therefore, decided that Provincial Lists of Forest Officers should in future be forwarded in print, direct to the Superintendent of Government Printing, India, to reach not later than the 1st February and the 1st August in each year. The lists will be as usual issued from the Government Press bound together with the lists of the Madras and Bombay Presidencies after indices and tables of contents have been prepared in this Department

(a) Bengal (with Andamans)-Imperial, Provincial and

Subordinate Services (b) United Provinces (with Ajmer)-Imperial, Provincial and Subordinate

Services (c) Punjab, Central Provinces and North West Frontier Province-Imperial Ser-

(d) Punjab (with Baluchistan) -Provincial and Subor dinate Services

(c) Central Provinces-Provincial and Subordinate Services (f) Burms (with Audamaus)-

Imperial Provincial and Subordinate Services. (g) Coorg-Subordinate Ser-

Tice

2. I am accordingly to request that 350* printed copies of the Classical (with Andropean) fied Lasts of Forest Officers, Imperial, Provincial and Subordinate, as marginally noted, for the edition of the 1st January 1905, and of all subsequentissues, may be forwarded direct so as to reach the Superintendent of Government Printing, India Calcutta, not later than the dates specified above and that at the same time. 5 copies may be sent direct to this Depart-These lists should be very carefully corrected up to the 1st January and 1st July of each year, and printed in the same style and type, and on paper of the same size, as the present half-yearly lists. Article 275 of the Forest Department Code will be amended in so far as is required by the alteration in procedure above indicated. The compilation of the lists will, however, he continued on the system therein prescribed

^{*}Since increased to 500 copies. Circular telegram No 1 F., and letter to the Government of Bengal, No 50 F , dated 20th January 1906.

1.VXx

Printing of Classified Lists

Nos 1178-81 F

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								IC. C N		
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tle Andamans	re	ıncladed	ın	the	lists	fo	he	nrinted	bv	the
Baluchistan		-1101-1100	•••					y		

the Hazara Division

Governments of Bengal and Rayma
Government of the United Provinces who should be furnished with full
Government of the Punjab
Government of the Punjab

particulars regarding the officers in question in the prescribed form

No 1182 F

Copy of the foregoing forwarded to the Superintendent of Government Printing India, for information and future guidance.

Classification of Porest Revenue and Expenditure



APPENDIX XXVIII.

Classification of Forest Revenue and Expenditure

Circular No 9 F , dated Calcutta, the 7th March 1891

From—J W P MUIR MACKENZIE Esq I CS, Under Secretary to the Government of India, Department of Revenue and Agriculture

To-The Secretary to the Government of Bengal.

and Oudh

the Punjab Chief Commissioner of the Central Provinces

, , , Borms. , , Assam. , Coorg

, Ajmer Superintendent of Port Blair Resident at Hydersbad

I am directed to forward, for information and for the guidance of Forest Officers in details, under the different heads and sub-heads prescribed in the Forest Department Code (3rd edition) the appropriate classification of the various items of Revenue and Expenditure most commonly occurring in the accounts of the Forest Department I am to add that this List has been drawn up by the Officiating Inspector General of Forests in communication with Conservators and the Assistant Compitoller General (Forests), and is approved of by the Government of India

No 372 F

Copy forwarded to the Foreign Department for communication to the Agent to the Governor General in Baluchistan

Nos 373 to 376 F

Copy forwarded, for information, to the Governments of Madras and Bombay, the Comptroller and Auditor General, and the Inspector General of Forests

List showing Classification of Forest Accounts

REVENUE.

RIa

(1) General

Revenue on timber of all kinds cut or collected in, or removed from the forests by Government agency, or purchased by Government and the expenses of cutting, collecting, removing, or purchasing which are charged to A I a XXVII

Classification of Forest Revenue and Expenditure

RIa.

(u) Special

Payments under contract agreements for lost, missing, or burnt logs, sleepers, or other timber (see R V. a).

R I. b.

(1) General.

Revenue on all firewood and charcoal cut or collected, or manu factured in, or removed from, the forests by Government agency, or purchased by Government, and the expenses of cutting, collecting, removing, or purchasing which are charged to A I b

(11) Special

Payment under contract agreements for lost, missing, or burnt firewood and charcoal (see R V a)

R I. c

(1) General

Revenue on all bamboos cut or collected, or removed from the forests by Government agency, or purchased by Government, and the expenses of cutting, collecting, removing, or purchasing which are charged to A I c.

(11) Special

Payments under contract agreements for lost, missing, or burnt bamboos (see R V a).

R. I d.

All revenue from sandalwood

R. I. e

(1) General

Revenue on all produce other than timber, firewood, charcoal or hamboos, cut or collected in, or removed from, the forests by Govern ment agency, or purchased by Government, and the expenses of cutting, collecting removing, or purchasing which are charged to A I e

(11) Special

Payments under contract agreements for lost, missing, or burnt grass or other minor produce (see R V a).

Sale proceeds of silk cocoons

,, of resm and products thereof

" of hay, etc , etc

Classification of Forest Revenue and Expenditure



RIIa

(1) General

Revenue on timber of all kinds removed from the forests by consumers or purchasers, and the expenses of cutting collecting and removing which are defrayed by them. [Should any incidental expenses for marking or girdling, or temporary revenue collecting establishments be meurred by Government on such timber, they would be charged to A II (see that head)!

(u) Special

Payments for the valuation of timber on land applied for for cultivation

RIIb

(1) General

Revenue on firewood and charcoal removed from the forests by coronumers or purchasers, and the expenses of cutting collecting, and removing which are defrayed by them [Should any incidental expenses for marking or gardling be incurred by Government on such firewood and charcoal they would be charged to A II (see that head)]

(11) Special

Sale-proceeds of firewood and brushwood solu to contractors from the plain's rakhs

Sale-proceeds of firewood and brashwood sold standing on forest or waste land sold, granted or leased for cultivation

RIIc

Revenue on bamboos removed from the forests by consumers or purchasers and the expenses of cutting collecting and removing which are defrayed by them [Should any incidental expenses be incurred by Government on such bamboos, they would be charged to A II (see that head)]

R II d

(1) General

Revenue on grazing and fodder grass removed from the forests by consumers or purchasers and the expenses of cutting collecting, and removing which are defrayed by them [Should any mediental expenses be incurred by Government on such grazing and fodder grass, they would be charged to A II (see that head)]



Classification of Porest Revenue and Expenditure

RIId

(n) Special

Sale proceeds of grazing leases, and of grazing and grass cutting permits

Share of terns revenue credited in District Accounts

R II e.

(1) General

Revenue on all produce other than tumber, firewood, charcoal, bamboos grazing and fodder grass, removed from the forests by commers or purchasers and the expenses of cutting, collecting, and removing which are defrayed by them [Should any incidental expenses be meurred by (overnment on such produce, they would be charged to A II (see that head)!]

(u) Special

Sale-proceeds of cardamom leases
of skins horns, and manure

R III

Revenue on all drift and waif timber and on confiscated timber and produce of all kinds, whether transferred to Government account or not

R IV a

Duty on foreign timber or other forest produce

R IV b

(1) General

Revenue from forests not managed by Government officers, but m which Government has a share or has certain other rights

(n) Epecial

Seigniorage on trees felled in the guzaras of Hazara Share of revenue from the jogst forests of Kangra

R V a

Fines -Realizations by fines inflicted under a Magistrate's order, when credited to Forest Revenue

Forferiures —Of deposits for non fulfilment of agreement
By securities for non fulfilment of agreement
All payments for non fulfilment of agreement, other
than those mentioned under R I a, b, c, c

Classification of Forest Revenue and Expenditure

xxVIII

R V. 8.

Refunds by the payees of sums previously disbursed by the Department.

R V. c.

(1) General,

All revenue which does not fall under any other head. All sums accepted as compensation for offences compounded by Fore-t Officers

(11) Special.

Rent of land under temporary cultivation.

- " of wells, water-courses, vater mills, depôts, shops
 - ,, of houses occupied by Forest Officers

Fees on registration of property marks ,, on rafting timber

,, on duplicate permits

Pass and removal permits

Sale-proceeds of fishing contracts or lease

- ,, of licenses to catch hawks
- ,, of hunting and shooting permit.
- ", of condemned tents, furniture, and other stores, also of condemned live stock, tools and plant
 - of confiscated implements and other articles which are

not "forest produce" (see R III)

Cost of dehvering timber at railway stations when separately

charged

Price of stores lost and paid for by workmen, contractors or establishment

Sale of boiler ashes

A-CONSERVANCY AND WORKS

A. I a.

(1) General

All charges for work connected with the cutting or collecting of timber 10, and removal of timber from, the fore-ts by Government agency.

(11) Specsal

Marking, felling logging, sawing, measuring, moving, extracting by paths, sides or otherwise, launching, catching, landing, classifying, stacking, guarding, and preserving timber.

Blasting or otherwise clearing river beds for the extraction of timber

xxVIII

Classification of Forest Revenue and Expenditure

A I a (u) Special—(concluded)

Commission to coolie chowdries in connection with any such work

Making and repair of boats used on timber works

Construction and repair of temporary buildings in connection with

timber works
Construction and repair of temporary roads, slides, and tramways
for extracting timber

Clearing and fencing timber depôts

Advertisements and notices of timber sales

Compensation on account of land temporarily taken up for timber works

Compensation on account of damage done by timber works

Thinning and cutting out of inferior species, where the operation is profitable one and yields principally timber (see A. I band A VIII ?)

Cutting out of burnt trees, where the operation is a profitable one and yields principally timber (see A I b and A VIII /)

Pay and travelling allowance of temporary establishment employed

on timber works
Expenses in connection with accidents to workmen and others

Repairs of tools, stores, and plant used on timber works

Carriage of tools, stoies, and plant used on timber works, otherwise than on first receipt or on transfer from one Division to another (see A IX c_i)

Watching timber supposed to be stolen

AIb

(1) General All charges for work connected wit

All charges for work connected with the cutting or collecting of frewood, the manufacturing of charcoal, or the removal of firewood and charcoal from the forests by Government agency

(u) Special

As for A I a but for fuel and charcoal instead of for timber

Weighment of fuel and charcoal, also cost of bags, baskets etc., for the storage or transport of the same

Thinning and cutting out of inferior species, where the operation is a profit ble one and yields principally firewood and charcoal (see A I a and A VIII A)

Cutting out of burnt trees and shrubs or brushwood where the operation is a profitable one and yields principally firewood and charcoal (see A I a and A VIII f)

.. I c

(1) General

All charges for work connected with the cutting, or collecting, or the nemoval of hamboos from the forests by Government agency

xxviii.

ATO

(ii) Special.

As for A, I, a; but for bamboos, instead of for timber

A. I. d

All charges for sandalwood.

A. I. e.

(1) General

All charges for work connected with the collection in, or removal from, the forests by Government agency of grass and of produce other than timber, firewood, charcoal, and bamboos

(11) Special

As for A. I. a, but for grass and minor produce, instead of for timber.

Collection of myrabolams

" of stags horns

Weighment of minor produce

Rearing of lac.

", of silkworms and sale of cocoons
Extraction of resu and preparation of products therefrom
Watching produce supposed to be stolen

A. II.

(1) General.

All incidental charges in connection with the removal of produce of all kinds from the forests by consumers or purchasers, other than such as is cut or collected by Government agency.

All charges incurred in connection with produce given free or under privileges or to rightholders

(n) Special.

Marking trees or other produce for removal

Marking out areas from which produce may be removed

Pay and travelling allowance of temporary establishment employed to supervise removals, i sue permits, or to guard grass preserves, as well as incidental charges connected with the formation of the preserves.

Erection and repair of temporary huts for such establishment. Construction and repair of temporary roads, bridges, or other works, when used solely or mainly for the removal of produce by purchasers

Grazing lease of canal bank at Changa Manga.

Commission paid for collecting revenue classified under R. II.

Payment of fees to lambardars and others for collecting grazing dues

11IVXX

Classification of Forest Revenue and Expenditure

A II

(11) Special-(concluded).

Payment of Tahsil establishments entertained for keeping account of grazing dues collected.

Cost of lamp-oil at Revenue chaukes

Payments for assistance by seizing and impounding cattle.

A III

(A) - Drift and waif timber-

(1) General

Charges in connection with drift and waif timber, including amounts paid for salving, collecting, moving, storing, and disposing of such timber

(11) Special.

Pay and traveling allowance of temporary establishment employed on drift timber works

Repairs of tools, stores, and plant used on such works

Carriage of tools, stores, and plant used on such works, otherwise than on first receipt or on transfer from one Division to another (see A. VI.)

Watching produce supposed to be stolen

(B)—Conficcated forest produce—

(1) General.

Charges in connection with confiscated forest produce of all kinds except carriage

(n) Special

Carnage of confiscated produce

A IV a

(1) General.

Payment to Maharaja of Sırmúr for share of Jamna river dues

(n) Special

Pay of temporary establishments engaged in the protection or collecting of foreign timber

A IV. b

(1) General

Charges relating to Revenue sub head IV (6), in connection with revenue derived from forests not managed by Government officers, but in which Government has a share or has certain other rights

XX VIII.

A TV A.

(u) Specsal

Expenses, if any, in connection with the realization of seigniorage on trees felled in the guzarát of Hazara, or of share of revenue from the jagur forests of Kangra.

A. V.

(1) General

Rent of leased forests and payments to shareholders in forests managed by Government

(11) Special

Payments for Chamba and Bashahr leased forests and Banda shared forests

Seigniorage on trees felled in Government forests in Hazara Share of revenue of certain belas on the Chenab, payable to Diwan Thalur Das

Payments, under Settlement orders, of share of gross income from the Kangra forests

A VI a

(1) General

Purchase of elephants, also buffaloes and bullocks

(11) Special

Purchase of mules and well cattle.

A VI b

(1) General

Feed and Leep of elephants, buffaloes, and bullocks.

(n) Special

Feed and Leep of mules and well cattle Modiennes and vetermary charges. Pay of temporary establishment in charge of live-tock Reut of ground for stabling elephants Ferry-hire for elephants and elephant gear



A VI c

(1) General

Purchase (but not repair) of tools, stores, and plant of all kinds and for whatever purpose obtained [Charges for carriage on first receipt, or on transfer from one Division to another, to be debited to A IX c, other charges for carriage to be debited to works—see instructions under other heads [

Purchase of petty stores, such as paint, iron mongery, etc., should be charged to the work concerned

(11) Special

Carts, mining tools, crow bars, spades, pickaxes, phowrahs, saws, files, saw sets, badges, axes, hammers, marking hammers, and other marking implements

Surveying and mathematical instruments, measurers

Elephant gear

Arms and accontrements

Fents and apparatus belonging thereto, such as ropes and salectas Furniture for rest-houses

Office furniture, including tables, chairs almirahs, boxes, carpets, locks, keys, weighing machines

A VII a

(1) General.

Construction and repair of permanent and semi permanent roads, paths, bridges, tiamways, and timber shides, i.e., of such as are not classed as "temporary' and charged to works (see A I, A II, and A VIII d)

(11) Special

Cutting and clearing of interior lines where they are used mainly as roads or paths (see A VIII d, 4 VIII e, and A VIII f)

Pay and travelling allowance of temporary establishment employed on these works

Repair of tools, stores, and plant used on these works

Carriage of tools, stores, and plant used on these works, otherwise than on first recent or on transfer from one Division to another (see A IX. c)

Purchase of, or compensation for, land taken up for permanent or some-permanent roads or paths

c≹₩u

6 IIV A

(1) General

Construction and repair of permanent and semi permanent buildings is, of such as are not classed as "temporary' and charged to works (see A. I., A. II, and A. VIII d).

(11) Special

Purchase of, or compensation for building sites

Purchase and carriage of materials

Pay and travelling allowance of establishment employed on these works

Repair of tools, stores, and plant used on these works

Carriage of tools, stores, and plant used on these works, otherwise than on first receipt or on transfer from one Division to another (see A IX c)

A VII c

(1) Genetal

Works other than 'hose to be charged to A VII a or A VII b Clearing snow from buildings

Closing and securing unoccupied buildings

(u) Special

Construction and repair of wells, tanks, and bunds or anicula

Laying out and keeping in order office or rest house compounds and camping grounds

Pay and travelling allowance of temporary establishment employed on these works

Repair of tools stores, and plant used on these works

Carriage of tools, stores, and plant used on these works otherwise than on hist receipt or on transfer from one Division to another (see A IX c)

Purchase or rent of, or compensation for, land taken up for wells tanks, and camping grounds

A VIII a

(1) General

All charges connected with the demarcation of forest boundaries and the erection and repairs of boundary marks, also the maintenance of outer boundaries, except where they are specially cleared for fireprotection

xxvfii

Classification of Forest Revenue and Expenditure

A VIII a

(11) Specsal

Digging trenches, creeting fences, cutting and clearing lines, erecting and numbering pillars, when done on an outer boundary

Laying down and checking outer boundaries, when not done as part of a survey

Cost of Settlement operations

Pay and travelling allowance of temporary establishment employed on these works

Repair of tools, stores, and plant used on these works

Carrage of tools, stores, and plant used on these works, otherwise than on their first receipt or on transfer from one Division to another (see A IX. c)

A VIII. b.

Compensation for expropriation of land and commutation of rights paid under the Forest Act, or otherwise than as provided under A 1 and A VII.

A. VIII c

(1) General

(c) Surveys — All charges connected with surveys and maps, whether originally constructed or copied, but not purchased (see B III f).

(b) Working-Plans -All charges connected with Working-

(n) Special.

Pay and travelling allowance of temporary establishment employed on Surveys and Working-Plans

Laying out and cleaning of compartment lines for Surveys or Working Plans

Repair of tools, stores, and plant used on these works Carriage of tools, stores, and plant used on these works, otherwise

than on first receipt or on transfer from one Division to another (see A IX c)
All contingent charges incurred in connection with regularly con

All contingent charges incurred in connection with regularly con stituted Survey or Working-Plans parties

A VIII d

(1) General

All charges in connection with nursenes, plantations, and cultural of erations, but not including the cost of fir-protection or of any operation after the plantation has reached the pole stage.



A. VIII d

(n) Special.

Laying out and preparing nurseries, manuring, sowing, watering, weeding, tending, fencing, construction, and repair of temporary roads, paths, and bridges, construction and repair of temporary buildings, clearing nurseries or plantations, rooting up kans grass.

Digging holes and patches, transplanting seedlings, shading seedlings, counting seedlings, import or export of seedlings, freeing suppre sed seedlings, purchase of seedlings

Collection of seed, purchase of seed, drying, preparing, storing, and

preserving of seed, seed-bags, import or export of seed

Purchase or making of perishable articles, such as baskets, pots, and anashks

Making (not purchase) of kurpas or other tools

Cutting back of injured plants in nurseries or plantations.

Wounding the soil to promote natural reproduction.

Clearing and cutting of lines, when done in connection with nurseries, plantations, or cultural operations (see A. VII. a, A VIII. e. A. VIII. 1).

Pay and travelling allowance of temporary establishment employed on nurseries, plantations, and cultural operations

Repair of tools, stores, and plant used on these works

Carriage of tools, stores, and plant used on these works, otherwise than on first recent or on transfer from one Division to another (see A. IX. c).

A. VIII. e.

(1) General.

Cost of all measures for protecting forests, including nurseries and plantations, from fire.

(ii) Special

Cutting and cleaning of lines made and maintained solely or principally for purposes of protection from fire (see A, VII, b. A VIII a, A. VIII d, A VIII. f).

Sweeping up of dead leaves

Laying out and keeping in order travellers' camping grounds in fireprotected forests

Extinguishing fires, including rewards to villagers

Measuring up burnt areas

Pay and travelling allowance of temporary establishment employed on fire-protection, also pay of watchers employed as daily labourers.

Repair of tools, stores and plant used in thre-protection.

Carrage of tools, stores, and plant used in fire protection, otherwise than on first receipt or on transfer from one Division to another (see A. IX e).

XXVIII.

Classification of Forest Revenue and Expenditure.

A. VIII. f

(1) General.

Works connected with demarcation, improvement, and extension of forests, other than those ordered to be charged to A. VIII.

(11) Special

Fencing, except in connection with nurseries, plantations, or cultural operations (see A. VIII. d)

Cutting and clearing of interior lines where not required solely or principally as roads or paths (A. VII. a), or for plantations (A. VIII. d), or for fire-protection (A. VIII. e). Cutting creepers.

Pruning.

Clearing or collecting debris after fellings.

Thinning and cutting out of inferior species where the operation is not a profitable one (see A. I. a, A. I. b).

Cutting back of burnt trees, poles, saplings, or coppice, where the operation is not a profitable one (see A. I a, A. I. b). Destruction of injurious animals.

A. IX a.

All refunds of revenue credited in the accounts in a previous financial year. [Refunds must be sanctioned under section 137 of the Depart-

A. IX. b.

(1) General.

All charges connected with legal business.

(u) Special,

Pleaders' fees. Witnesses' expenses

Printing charge sheets.

Copying Judgments. Stamps.

All other costs connected with the institution or defence of cases in Court

A. IX c

(1) General.

All expenditure under "A. Conservancy and Works" not chargeable under other heads or sub-heads.

^{*}Vide Article 168 of Forest Department Code, 6th edition.



A IX c. (n) Special

Repau of tools, stores, and plant when not otherwise chargeable Repair of rest-house furniture

Carriage of tools, stores, and plant on first receipt, or on transfer from one Division to another

Cost of clothing (when allowed) for establishment

Grain and winter allowances

Collection, preparation, and carriage of museum and herbaru

specimens, and of produce for Exhibitions

Rewards to establishment or other persons when duly authorised, except in connection with fires (A. VIII e).

Charges in connection with chemical analyses and experiments. Charges in connection with meteorological observations.

B-ESTABLISHMENTS

B I. a.

Salary (including acting allowances) of Conservator

B, I &

Salaries (including acting allowances) of superior officers, *e, of Deputy and A.* stant Conservators, Sub Assistant Conservators, and Probationers

BIc.

Salaries (including acting allowances) of permanent Forest and Depôt Establishments se, of Rangers, Foresters, Guards, Depot Mohuriris, and Hospital Assistants.

BId.

Salares (including acting allowances) of permanent and temporary Office Establishment, $i\,e$, of Clerks, Moonshis, Peons, Tent-pitchers (if on permanent establishment)

В1 е

(1) General

Deputation and special allowances to officers of all classes

(n) Special.

Allowances for holding charge of two divisions

Local allowances
Pay of Hospital Assistants

Allowances to Civil Surgeons or others

Special allowance, as that of Assistant Superintendent of Hill States.

B. II. a.

Travelling allowances of Conservator.

B. II. J.

Travelling allowances of superior officers, i.e., of Deputy and Assistant Conservators, Sub-Assistant Conservators, and Probationers.

B II. c.

Travelling allowances of permanent Forest and Depôt Establishments, i.e., of Rangers, Foresters, Guards, and Depôt Mohurris.

B, II d,

Travelling allowances of permanent and temporary Office Establishments, i.e., of Clerks, Moonshis, Peons, etc.

B. III. a.

(1) General.

Charges for stationery of kinds not supplied by the Superintendent of Stationery for whatever work the stationery may be required.

(u) Special.

Pens, ink, and pencils for vernacular offices and chaukis.

Country paper, tape, etc.

Gum. Thread.

Carnage of stationery for all purposes.

Bound books of country paper

Note books.

B. III. 8.

(1) General,

Carriage of Government tents and records

(u) Special.

Half-cost of carriage of Government tents other than those occupied by chapresis and police guards.

Entire cost of carriage of tents occupied by chaptains and police guards. Cost of carriage of office tent-furniture, such as tables and chairs.

Carnage of boxes containing office books and papers.

Pay of tent-pitchers or postal-runners on temporary establishment. Carriage of dak.



B III c.

(1) General.

Rents, rates, and taxes on account of office or other buildings used for Government purposes

(11) Special.

Rent of offices, godowns, and depôts, when not hired temporarily and charged to works.

B III d

Pay of Police-guards

Pay of special Treasure-guards

B III c.

Official portage, including registration and insurance of letters and parcels, and payments on 'bearing' letters and parcels [But not carriage of parcels conveyed otherwise than by post (see B III f)]

B, III. f

(1) General.

All expenditure under "B. Establishments" not chargeable under other heads or sub-heads.

(11) Special.

Repair of tents and apparatus belonging thereto, and of camp office furniture

Repair of office furniture

Repairs of stores, tools, and plant for office use

Carnage of parcels otherwise than by post and when not chargeable to other heads

Fuel for office use

Lighting office

Sweeping office Dusters for office use

Making and pulling punkhas

Purchasing and watering tattes

Binding and preserving books and office records.

Mounting maps.

Bastas for vernacular records

Purchase and carnage of books and mans

Printed forms

Medicine

Commission on money orders

XXVIII

Classification of Forest Revenue and Expenditure

Permit books and forms for the removal of produce by consumers or purchaser

Tin map-cases
Carriage of furniture to rest houses
Carriage of mones from or to treasures
State telegrams
Repairs of arms and accountements
Rubber-stamps
Scals
Purchase of mais and chieks for office and rest hou.es
Purchase of milway time-tables, postal guide, etc
Trettles for storing tents
Uniform for office charmens

House building advances

APPENDIX XXIX

House-building advances

Extract from the Civil Accou t Code (Article 136) regarding ho se build ng advances

136 Advances to public officers for house building are regulated by rules laid down in Government of India Financial Resolution to A -2721, dated 30th June 1892

I -Advances may be made under the anction of Local Govern ments and Administrations to officers who desire to build houses, for occupation by themselves at places where no houses are available or where house tent is exceptionally high

II -All such advances must be bona fide required for the purpose of building suitable houses for the personal residence of the officers concerned, and if more is advanced than shall be actually expended for the purpoe the surplus shall be refunded to Government

III -The advances may be made in instalments when considered desirable, and when so made, repayment shall commence from the fourth issue of pay after the first instalment is taken , but when the advance is taken in one instalment. repayment shall commence with the second issue of pay The repayment of the whole advance shall in both cases be completed in two years

I' - o advance shall exceed six months salary of the officer to

whom it is made

V -Recovery will be made by the Treasury Officer or other disbursing officer, deducting monthly instalments equal to one twenty fourth part of the advance from the salary

bills of the officer concerned

VI -In order to secure Government from los consequent on an officer dying or quitting the service before complete repayment of the advance the house so built, together with the land it stands upon must be mortgaged to Government by whom the mortgage will be released on I quidation of the full amount of the advance

VII -The officer must satisfy Government regarding his title to the land upon which the hou e is or is proposed to be built

VIII -An officer quitting or removed from the station where he has built a house, before the whole amount of the advance has been liquidated, will continue liable to the deduction of his monthly instalment until the advance has been repaid . but, with the special sanction of the Local Government,

House building advances

he may be allowed to dispose of the house, prouded he is thereby enabled to clear off at once the whole amount puo, or to transfer it to any officer of his own or higher nank the future deductions being made from the salary of such officer

IV.—An officer may, after transfer to a new station, be allowed a second advance (provided the former one has been completely

repaid)

X.—Applications for advances must be made through the applicant's departmental superiors who will record his opinion as to the necessity for the assistance soluted The applicant must certify that the sum is to be expended in building only, and pledge bimself that should there be any surplus funds after the house is completed, they will be at once refunded to Overnment

VI - The last-pay certificate granted to officers under advances must specify the original amount of such advance, the amount repaid, and the balance remaining due

A form of mortgage bond* will be assued to
See Annexure A officers who may wish to avail them elves of the

1 Advances to officers of the Postal and other Departments must be debited to those Departments and not retained in the Civil Books
2 The net amount of advances granted under these rules should not exceed the amount provided in the suntinned Budget Estimate of ways and means

ANNEXURE A.

FHIS INDENTURE made the day of one thousand eight hundred and ninety BETWEEN

a Civil Officer of

of the one part and the Secretary of State for India in Council of the other part Witnesself that under the provisions of the Resolution of the Governor General in Council dated the thritieth day of June one thousand right hundred and numety-two No $\frac{\Delta}{2721}$ and in consideration of

the sum of rupecs

paid to the said by the said Secretary of

State in Council (the receipt whereof the said doth hereby acknowledge) for the purpose of

enabling the said to defray the expenses of building a suitable house for his own residence

in he the said doth hereby for himself

his hens executors and administrators covenant with the said Secretary of State in Council and his successors that he the said

級

House-building advances

his heirs executors or administrators will pay unto the said Secretary of State his successors or assigns the said sum on the day of of Rupees next *AND THIS INDENTURE ALSO WITNESSETH that for the consideration afore aid he the doth hereby convey FRIA unto the said Secretary of State his successors and assigns. ALL that piece of land situate in the district of registration district ٥Ē containing

and sub-registration district of more or less bounded on the north by

on the couth by on the east by

and on the west by

together with the dwelling-house and the out offices stables cook rooms and out buildings of all kinds used or intended to be used with the said dwelling-house lately erected and together with all rights easements and appurtenances to the same or any of them belonging To HOLD the said premises unto the said Secretary of State his successors and assigns absolutely as his and their own property Provided always that if and as soon as the said sum of Rupees shall have been repaid by the deduction of mouthly instalments of the salary of the said

as in the said Resolution mentioned or by any other means whatsoever then the said Secretary of State his successors and assigns will at any time thereafter upon the request and at the cost of the said

his executors administrators and assigns

reconvey the said premises unto the said

his executors administrators and assigns or as he or

they shall direct. AND it is hereby declared that if the said

shall die or quit the service before the said sum of rupees shall have been fully paid off then and in either of such cases it shall be lawful for the said Secretary of State his successors or assigns to sell the said premises or any part thereof either together or in parcels and either by public auction or by private contract with power to buy in or rescand any contract for sale and to re-cell without being responsible for any loss which may be occasioned thereby Avp to no and execute all such acts and assurances for effectuating any such sale as the said Secretary of State his successors or assigns shall think fit AND it is hereby declared that the receipt of the said Secretary of State his successors orassigns for the purchasemoney of the premises sold or any part thereof shall effectually discharge the purchaser or purchasers therefrom AND it is hereby declared that the and Secretary of State his successors and assigns shall hold the moneys to arise from any sale in pursuance of the afcresaid power Upon

[.] Two years from the date of commencement of repayment of the loan under para. 5 (III) of the Pesolution

t Where house offices etc have not jet been erected or are in course of being built for lately erected substitute 'hereafter to be erected' or 'now be ng erect ed as the case may be

x**∳**r.

House building advances

Trust in the first place thereout to pay all the expenses incurred on such sale and in the next place to apply such moneys in or towards satisfaction of the moneys for the time being owing on the security of these presents and then to pay the surplus (if any) to the said his executors administrators or assigns. And it is hereby declared that the said Resolution shall be deemed and taken to be part of these presents and
the Governor General of India in Council (or of the Governor of in Council) (or of the Lieutenant-Governor of Clinef Commissioner of) (or of the State in Council have hereunto set their hands the day and the year first Signed by the said)

and in the presence of—

Name of witness address and occupation of witness

Name of second witness address and occupa tion of witness

'India-General Estimates

App. XXX.

APPENDIX XXX.

LArticle 124 of Code

"India-General" Estimates.

Resolution of the Government of India, Finance Department Accounts and Financ . Estimates and Accounts, No 5027 A dated Simla the 9th September 1905

The Government of India have had under consideration the question of the preparation and submission of, and the method of dealing with, the Budget Estimates known as the 'India" Estimates, being those of the minor provinces, and the Departments and officers directly under the Government of India The pie ent practice is that the various Administrations, Heads of Departments, Residents, Political Agents, etc., prepare their Budget Estimates and submit them to the Comptroller, India Treasuries, who examines each estimate, makes such alterations as are considered necessary by him in the light of the information available in his office, and submits it to the Department of the Government of India concerned That Department, after criticising the estimate and the alterations made by the Comptroller, India Treasuries, either passes it on to the Finance Department, or sends it back to the Comptroller, India Treasuries with its remarks, for submission to the Finance Department. The latter Department then examines the estimate and passes orders on it

- 2. This procedure involves the examination of a number of detailed, and often petty, Budget Estimates, not only in the office of the Comptroller, India Treasuries, but in two Departments of the Government of India, and entails, in the Finance Department, an expenditure of labour which is incommensurate with the results obtained. The Government of India have therefore decided to lay down the following revised procedure for the future -
 - (1) All officers who submit Budget E-timates to the Comptroller, India Treasuries, must follow the provisions of Article 155 (g) of the Civil Account Code, and should include in their Budget Estimates only those items for which specific sanction or authority exists on the date of submession of the estimate Such officers will submit a duplicate copy of the Budget Lstimate to the administrative Department of Government to which they are

"India-General' Estimates

subordinate If there are any items of expenditure which, though not sanctioned, have been already proposed, or which are likely to be satctioned and for which provision is considered necessary, these should be included in a separate statement which should be submitted with the duplicate copy of the Budget Estimate to the administrative Department concerned In the case of normal growth of expenditure on items already sanctioned, previous sanction or inclusion in the separate list will not be required, but in case any large increase is proposed, it should be included in the statement A copy of the statement should also be sent to the Comptroller, India Tressuries, with the Budget Estimate

(2) The administrative Department concerned will, on receipt of this statement, give it the earliest possible consideration, and if it desires to include any item in the Budget Esti mate (but not otherwise) it will refer the matter to the Finance Department with a definite recommendation as to the items and amounts which it considers should be included. The Finance Department will, after examining the recommendation, communicate its orders direct to the Comp troller, India Treasuries, and will also inform the Department concerned.

(3) Each administrative Department may, if it prefers, send one consolidated statement for all officers under it including all special items recommended by it for entry in the estimates. This statement must reach the finance Department not later than the 7th January in each year. A supplementary statement may, if found absolutely necessary, be submitted, but this must reach the Finance Department not later than the 7th February.

(4) In dealing with the estimates, the Comptroller, India Trea varies, will observe the provisions of Article 155—specially 155 (g)—of the Civil Account Code, and will strike out provision for all unsanctioned and unauthorised items save as regards any new tem or teems specially authorised by the Finance Department in accordance with para 2 (2) He will furnish the administrative Department concerned with a statement showing in full detail the alterations made by him

(a) The Comptroller, India Treasuries, will also make such changes as may be necessary with reference to his audit register and past actuals such changes will be final and should not be challenged by any Department.

(6) Except in the case of the Mints, Baluchistan and the Survey of India Department, the Budget Estimates for which will continue to be submitted to the Government of India as at present, the submission of the defauled estimates by the Comptroller, India Treasuries, to the Finance or any other Department will, under the procedure above described, be unnecessary. It will suffice for him to submit consolidated estimates as indicated below. The Forest estimates of the provinces under "India" will be dealt with in the same way as the other estimates.

- (7) The Comptroller, India Treasures, at present submits only two editions of his estimates, while Accountants General submit three editions, 112, the first edition by the 20th January, the second by the 13th February, and the last edition on or about the 10th of March The Government of India have now deeded that the Comptroller, India Treasures, shall in future submit three editions on the dates prescribed for Accountants General, the consolidated "India" Estimates being submitted to the Finance Department with the first edition of the Budget notes on the 20th January.
- (8) In order to enable the Comptroller, India Treasuries, to submit his consolidated Budget Estimate with the first edition of the Budget notes on 20th January, all officers should submit their Budget Estimates in time to reach him not later than the 31st October, except in the cases mentioned in the appended list, where the dates may be as specified therein against each.
- 3 In prescribing these rules the Government of India desire to draw special attention to two points. They have observed that officers in preparing their estimates frequently lose sight of the provisions of Article 155 (3) of the Circl Account Code and budget for various items of unanationed and unauthorised expenditure—a practice which adds greatly to the 1-bour of examining the Budget Estimates. It will be seen from para 2 (4) that the Compitoller, India Treasuries, has been authorised to strike out provision for all unsanctioned items save such as have been specially authorised for inclusion by the Finance Department. It spending officers are careful to obtain the necessary sanction to new expenditure some time before the preparation of the Budget, this will not only save them from the disappointment which the excision of such items may cause, but will at the same time considerably lighten the task of scrittinising the estimates
- 4 The other point on which the Government of India would lay special emphasis is the observance of puncticality in the submission of estimates. It should be borne in mind that the Government of India have to present the Imperial Budget on a fixed day and that default on the part of any of the estimating officers to submit their Budgets on due dates imposes a severe strain on all concerned in the final consolidation of the estimates. The Government of India therefore desire to impress

· India~General 'Estimates

upon all officers and departments concerned the necessity of submitting their estimates to the Comptroller, India Treasuries, not later than the dates now prescribed

Ordered that the Resolution be communicated to all the Departments of the Government of India, to the Head Commusioner of Faper Currency, to the Mint and Assay Masters, Calcutta; to the Commissioner, Northern India Salt Revenue, to the Comptroller and Auditor General, and to the Compitoller, India Treasuries

W. S MEYER, Secretary to the Government of India.

APPENDIX.

The following Budgets may be submitted so as to reach the Comptroller, India Treasuries, on the 15th November at the latest —

2 Aichnological Department
2 Oschrie
3 Bushrie
4 Central Press
5 Comptroller and Auditor General
6 Finance Department
8 Hodeida and Kamaran
8 Hodeida and Kamaran
10 Impector General of Agriculture
11 Jedde
12 Kabul
13 Khorasan
14 Meteorological Department
15 Muskat
16 Nepal.
17 Northern India Salt Department
17 Northern India Salt Department
18 Performancy
19 Performancy
10 Rapputana
20 Rapputana
21 Sestan

The following Budget Estimates should be submitted so as to reach the Comptroller, India Treasuries, on the date mentioned against each:—

Indore Agency

22 Turbatı Haidarı. 28 Turkish Arabia

1 Anmer

... let December

Baluchistan Agency Survey of India Department

10th December



GOVERNMENT OF INDIA. LEGISLATIVE DEPARTMENT.

THE INDIAN FOREST ACT, 1878. (VII of 1878.)

AS MODIFIED UP TO THE 30TH JUNE, 1905.

CALCUTTA ·

CALCUITA

GOVERNMENT OF INDIA CENTRAL PRINTING OFFICE, 8, HASTINGS STREET,

STATEMENT OF REPEALS AND AMENDMENTS.

_								1 V en 1000 e 9
SECTION 2 AM	EZDED		•	•	•		•	. Act V of 1890, 8 2
SECTION 4	DO.		•			•		. Ditto, 8.3
SECTION 5	Do				•			. Ditto 8 4.
SECTION 6	DO							. Ditto, s 5
SECTION 25	DO							. Ditto, s 7.
SECTION 32	DO							. Acr V or 1001 s 2
SECTION 3	DO							. Ditto, s 3
HEADING TO	Снар	VΙΙ	AME.	DED				. Act V of 1890, s 8 (1)
SECTION 39 A	MEADE	D						 Ditto s 8 (2)
SECTION 41	DO							Ditto, s 8 (3) and (4)
SECTION 41 (e) DO.							. Act XII of 1891, Sch II
SECTION 47	DO							. Acr V or 1890, s 9
SECTION 48	DO							Ditto, s 10
SECTION 56	DO							. Ditto, s 11.
SECTION 63	DO							Ditto s 12
Section 78	DO							ACT V OF 1901, s 4
SECTION 84	ADDED							. Acr V of 1890, s 14
SECTION 9A	INGERT	ED						. Ditto, s 6
NEW SECTIO	₹ 67 s	CEST	ITTTE:	D				Ditto. s 13
SECTION 25	DFA (i	SEC	701	31 (j)	BEPE.	TEED	IN PA	ET,
LOCALLY	•			•		٠		ACT VI OF 1879, 8 2

The following changes have been made in reprinting :-

- amendments have been inserted in their proper places with explanatory footnotes
- (2) references to repealed Acts have bot been altered but footnotes have been inserted direction attent on to the Act now in force
- (3) the number and year of Acts referred to in the text have been noted in the inner margin
- (4) a ction numbers occurring in the text have been printed in figures instead of in words
- (5) sections have sometimes been divided into paragraphs
- (6) the headings to the pages have been amplified
- (7) some other footnotes have been inverted for convenience of reference

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ACT No. VII of 1878

[Sth March, 1878]

An Act to amend the law relating to forests, the transit of forest-produce and the duty leviable on timber.

[As modified up to the 30th June, 1905]

WHEREAS it is expedient to amend the law re- Preamble lating to forests, the transit of forest produce and the duty leviable on timber, It is hereby enacted as follows —

CHAPTER I

PRELIMINARY

1 This Act may be called the Indian Forest Act, Short title

It shall come into force at once in the territories Commencerespectively administered by the Governor of Bombay ment. in Council, the Lieutenant-Governors of the Lower Provinces, the North-Western Provinces, and the Punjab (except the district of Hazara), and the

¹ For Statement of Objects and Reasons, see Gazette of India, 1877, Pt. V.p. 11 for the first Report of the Select Committee see shid Pt. V. p. 400 for Proceedings in Council see shid Supplement, pp. 86 121 2744

p 3° U for Freetmans at course are some compensating production and shall less pp 5° 8 and 45°.

Act VII of 1878 has been declared in force in the Southal Parganas by Egr III of 1879 as a sameded by the Southal Parganas Justice and Laws Regulation 1899 (III of 1899) [for Egr III of 187? see Emgal Code] in Angul at the Khoodmals by the Angul D strick Regulation 1894 (Rev I of 1894) s 3 and in the Chittagong Hill Tracts by the Chittagong Hill Tracts Egylation 1890 (For 1890) and 1890 (For 1890) and 1890 (For 1890).

The Act has been declared by not finition under * 3 (a) of the Scholaided Datinets Act, 1874 (XIV of 1874) to be in first not he following Schoduled Datine s, in the Choix Vagpore Direction namely the Datinets of Hisris bight, Lohardags and Hisinbium and Pargana Dhishbium and the Kolhan in the Datinet of Samphium—see Garette of India, 1881, Pt. I p. 503. The Datinet of Lohardags modeled at that it me the present Datinet of Palamau separated in 1893; it is now called the Ranchi Distinct see Calcults Garette 1899 Pt. I p. \$4.

For the forest law in force in the Hazira D strict, see the Hazira Forest Regulation 1803 (VI of 1893) Printed Punjab Code Ed 1903

p 434

(Chapter I.—Preliminary.—Section 2)

Chief Commissioners of Oudh, the Central Provinces and Assam.1

Extension

And any other Local Government may from time to time, with the previous sanction of the Governor General in Council, extend,2 by notification in the local official Gazette, this Act to all or any of the territories for the time being under its administration.

Repeal of enactments

On and from the date on which this Act comes into force in any of the said territories, the enactments mentioned in the schedule hereto annexed shall be repealed in such territories. But all rules made under or validated by any of the said enactments and in force at the date of such repeal shall, so far as they are consistent with this Act, be deemed to have been made and published hereunder.

Interpreta tion-clause

2. In this Act, unless there be something repugnant in the subject or context,-

Forest-officer" means any person whom the Governor General in Council or the Local Government or any officer empowered by the Governor General in Council or the Local Government in this 3 behalf, may from time to time appoint by name, or as holding an office, to carry out all or any of the

purposes

Code, pp 551 and 682

* For notification appointing Forest officers for the Southal Parganas and empowering them to compound for offences mentioned in a 67 within certain specified areas, see Calentia Gazette, 1901, Pt I, p 28, in the North-West Frontier Province for certain specified forests for all purposes of Act, see Gazette of India, 1904, Pt II, p 113

Act VII of 1878 was repealed in Assam from the 1st April, 1892

⁻¹ Act VII of 1878 was repealed in Assum from the lat April, 1892—see the Assum Fenet Repealution, 1891 (VII of 1891), at 1(3) and 2(1), nunted, Assum Code, Ed 1897, p. 298

-2 Act VII of 1878 has been extended under this power to the Prorusco of Coorg—see Coorg District Grattle 1887, P? I, p. 640

For Madras, Ajmere-Merwara Burna, Furthu Bainchutstu and Assum there are special forest have—see Madras Forest Act, 1882 (V of 1882), print-d, Madras Code, Ed 1902 p. 373, the Apmere Forest Regulation, 1874 (VI of 1874), printed, Apmere Code, Ed 1893, p. 140, the Burnas Forest Act, 1893 (V of 1890), the Burnas Forest Act, 1893 (V of 1890), print-d, Samam Code, Ed 1900, p. 67, the Assum Forest Espalation, 1993 (VIII of 1891), printed, Assum Code, 50 of the Assum Forest Espalation, 1993 (VIII of 1891), printed, Assum Code, 50 of the Assum Forest Espalation, 1993 (VIII of 1891), printed, Assum Code, 50 of the Assum Forest Life (1900), is to be read with and taken as part of the Act, see Punjab Code, Ed 1893, pp. 494 and 600. For railes for the conservancy of forests and pungles in the hall districts of the Punjab territories, see Appendix to Punjab Code, p. 589 These rules are also in farce in the North-West Pronince sees 4 and second schedule to Reg VII of 1901, Punjab Code, p. 595 These rules are also in farce in the North-West

(Chapter I.-Preliminary.-Section 2.)

purposes of this Act, or to do anything required by this Act or any rule made under this Act to be done by a Forest-officer:

" "tree " includes palms, bamboos, stumps, brushwood and canes:

""timber" includes trees when they have fallen or have been felled, and all wood, whether cut up or fashioned or hollowed out for any purpose or not:

2 " forest-produce " includes-

- (a) the following, whether found in, or brought from, a forest or not, that is to say :timber, charcoal, caoutchouc, catechu, woodoil, resin, natural varnish, bark, lac, mahua flowers, and myrabolams, and
- '(b) the following when found in, or brought from, a forest, that is to say :-
 - (i) trees and leaves, flowers and fruits, and all other parts or produce not hereinbefore mentioned of trees.
 - (ii) plants not being trees (including grass, oreepers, reeds, and moss), and all parts or produce of such plants,
 - (iii) wild animals and skins, tusks, horns, bones, silk, cocoons, honey and wax, and all other parts or produce of animals, and
 - (iv) peat, surface soil, rock and minerals (including limestone, laterite, mineral oils, and all products of mines or quarries):

"forest-offence" means an offence punishable under this Act, or under any rule made under this Act:

"cattle"

The definition of "tree" was exhibited for the original by the Forcet Act, 1960 (Y of 1980), a 2 (f). The original clause only referred to bamboos, stumps and breakwood.

These definitions of "timber" and "forest-prodons" were substituted for the original definitions by the Forest Act, 1980 (Y of 1980), a 2 (2) and (3), respectively. For Act V, see Georgia Acts, Vol. V, Zd. 1898.

(Chapter II.—Of Reserved Forests. Sections 3-4.)

" cattle " includes elephants, camels, buffaloes, horses, mares, geldings, ponies, colts, fillies, mules, asses, pigs, rams, ewes, sheep, lambs, goats, and kids:

"river" includes streams, canals, creeks and other channels, natural or artificial,

CHAPTER II.

OF RESERVED FORESTS.2

Power to reserve forests

3. The Local Government may, from time to time, constitute any forest-land or waste-land which as the property of Government, or over which the Government has proprietary rights, or to the whole or any part of the forest-produce of which the Government is entitled, a reserved forest in the manner hereinafter provided.

Notification by Local

- 4. Whenever it is proposed to constitute any land by Local Government a reserved forest, the Local Government may publish a notification in the local official Gazette-
 - (a) declaring that it is proposed to constitute such land a reserved forest.
 - 3 (b) specifying, as nearly as possible, the situation and limits of such land; and
 - (c) appointing an officer (hereinafter called "the Forest-settlement-officer") to inquire into and determine the existence, nature and extent of any rights alleged to exist in favour of any person in or over any land comprised

³ See similar definition in Cattle trespass Act, 1871 (I of 1871), General Acts Vol II As to the application of provisions relating to reserved forests (1), to

village-forests, see a 27, last paragraph, (2) to forests, and lands not the property of the Government, see as 36, 88 (3) to forests, waste lands or produce the joint property of the Government and other persons, see a 79,

infra
This clause was substituted for the original cl (b) by the Forest Act,
1890 (V of 1890), a 3 Printed, General Acts Vol V The original clause ran as follows - (b) specifying the limits of such forest , and

(Chapter II.-Of Reserved Forests,-Sections 5-6.)

comprised within such limits, or in or over any forest-produce, and to deal with the same as provided in this Chapter.

Explanation - For the purpose of clause (b) of this section, it shall be sufficient to describe the limits of the forest by roads, rivers, ridges or other wellknown or readily intelligible boundaries.

The officer appointed under clause (c) of this section shall ordinarily be a person not holding any forest-office except that of Forest-settlement-officer.

Nothing in this section shall prevent the Local Government from appointing any number of officers not exceeding three, not more than one of whom shall be a person holding any forest-office except as aforesaid, to perform the duties of a Forest-settlementofficer under this Act

5 During the interval between the publication of Bar of ac such notification and the date fixed by the notification erusl of under section 19, no right shall be acquired in or forest-rights over the land comprised in such notification, except by succession or under a grant or contract in writing made or entered into by or on behalf of Government or some person in whom such right was vested when the former notification was issued; and no fresh clearings for cultivation or for any other purpose shall be made in such land ['except in accordance with rules prescribed by the Local Government].

6. When a notification has been issued under sec- Proclamation tion 4, the Forest-settlement-officer shall publish in by Forest-the language of the country, in every town and vil-officer. lage in the neighbourhood of the land comprised therein, a proclamation-

2(a) specifying, as nearly as possible, the situation and limits of the proposed forest;

(b) explaining

This clause was substituted for the original cl (a) by Act V of 1890, 5 5 The clause ran —"(a) specifying the limits of the proposed forest"

These words were added by the Forest Act, 1890 (V of 1890), s 4, printed, General Acts, Vol V.

(Chapter II. Of Reserved Forests. - Sections 7-9.)

- (b) explaining the consequences which, as hereinafter provided, will ensue on the reservation of such forest; and
- (c) fixing a period of not less than three months from the date of such proclamation, and requiring every person claiming any right mentioned in section 4 or 5 either to present to such officer within such period a written notice specifying, or to appear before him and state, the nature of such right and the amount and particulars of the compensation (if any) claimed in respect thereof.

Inquiry by Forest-settlementofficer. 7. The Forest-settlement-officer shall take down in writing all statements made under section 6, and shall, at some convenient place, inquire into all claims duly preferred under that section, and the existence of any rights mentioned in section 4 or 5 and not claimed under section 6 so far as the same may be ascertainable from the records of Government and the evidence of any persons likely to be acquainted with the same.

Powers of Forest-settlementcfficer.

- 8. For the purpose of such enquiry, the Forestsettlement-officer may exercise the following powers, that is to say:—
 - (a) power to enter, by himself or any officer authorized by him for the purpose, upon any land, and to survey, demarcate and make a map of the same; and
 - (b) the powers of a Civil Court in the trial of suits.

Extinction of rights.

9. Rights in respect of which no claim has been preferred under section 6, and of the existence of which no knowledge has been acquired by inquiry under section 7, shall be extinguished, unless, before the notification under section 19 is published, the person claiming them satisfies the Forest-settlement-officer that he had sufficient cause for not preferring such claim within the period fixed under section 6.

9A. (1) In

(Chapter II.—Of Reserved Forests.—Sections 9A-10.)

- '9A. (1) In the case of a claim relating to the Treatment of practice of shifting cultivation, the Forest-settlement ing to practice shall record a statement setting forth the particulars of the claim and of any local rule or order ing cultivational which the practice is allowed or regulated, and submit the statement to the Local Government, together with his opinion as to whether the practice
 - should be permitted or prohibited wholly or in part.

 (2) On receipt of the statement and opinion the Local Government may make an order permitting or prohibiting the practice wholly or in part.
 - (3) If such practice is permitted wholly or in part, the Forest-settlement-officer may arrange for its exercise—
 - (a) by altering the limits of the land under settlement so as to exclude land of sufficient extent, of a suitable kind, and in a locality reasonably convenient for the purposes of the claimants, or
 - (b) by causing certain portions of the land under settlement to be separately demarcated, and giving permission to the claimants to practise shifting cultivation therein under such conditions as he may prescribe,

All arrangements made under this sub-section shall be subject to the previous sanction of the Local Government.

- (4) The practice of shifting cultivation shall in all cases be deemed a privilege subject to control, restriction and abolition by the Local Government.
- 10. In the case of a claim to a right in or over any Power to land, other than a right of way or pasture, or to for-sequire land est-produce or a water-course, the Forest-settlement-right is officer shall pass an order admitting or rejecting the damed same in whole or in part.

(Chapter II. - Of Reserved Torests - Sections 11-12.)

If such claim is admitted in whole or in part, the Forest-settlement-officer shall either (1) exclude such land from the limits of the proposed forest, or (2) come to an agreement with the owner thereof for the surrender of his rights; or (3) proceed to acquire such land in the manner provided by the Land Acquisition I of 1870 Act, 1870 1

For the purpose of so acquiring such land-

- (a) the Forest-settlement-officer shall be deemed to be a Collector proceeding under the Land Acquisition Act, 18701;
- (b) the claimant shall be deemed to be a person interested and appearing before him in pursuance of a notice given under section 9 of that Act 1.
- (c) the provisions of the preceding sections of that Act shall be deemed to have been complied with, and
- (d) the Collector, with the consent of the claimant. or the Court, with the consent of both parties, may award compensation in land, or partly in land and partly in money
- 11. In the case of a claim to rights of pasture or to forest-produce, the Forest-settlement-officer shall pass an order admitting or rejecting the same in whole or in part.
- 12. The Forest-settlement-officer, when passing any order under section 11, shall record, so far as may be practicable,-
 - (a) the name, father's name, caste, residence and occupation of the person claiming the right.
 - (b) the designation, position and area of all fields or groups of fields (if any), and the designation and position of all buildings (if any)

12

Order on claims to r ghts of pasture or to produce Record to be made by Forest set-

tlement officer

¹ See now the Land Acquestion Act 1894 (I of 1894), General Acts

^{*}This reference to 8 9 of Act X of 1870 should now be read as refer ring to a 9 of Act I of 1894-see s 2 of the latter Act

(Chapter II, -Of Reserved Forests. - Sections 13.14.)

in respect of which the exercise of such rights is claimed.

13. If the Forest-settlement-officer admits in Record where whole or in part any claim under section 11, he shall he admits also record the extent to which the claim is so admitted, specifying the number and description of the cattle which the claimant is from time to time entitled to graze in the forest, the season during which such pasture is permitted, the quantity of timber and other forest-produce which he is from time to time authorized to take or receive, or such other particulars as the case may require. He shall also record whether the timber or other forest-produce obtained by the exercise of the rights claimed may be sold or bartered.

- 14. After making such record, the Forest-settle- Exercise of ment-officer shall, to the best of his ability, and rights having due regard to the maintenance of the reserved admitted forest in respect of which the claim is made, pass such orders as will ensure the continued exercise of the rights so admitted. For this purpose the Forestsettlement-officer may-
 - (a) set out some other forest-tract of sufficient extent, and in a locality reasonably convenient, for the purposes of such claimants, and record an order conferring upon them a right of pasture or to forest-produce (as the case may be) to the extent so admitted:
 - (b) so after the limits of the proposed forest as to exclude forest-land of sufficient extent, and in a locality reasonably convenient, for the purposes of the claimants; or
 - (c) record an order, continuing to such claimants a right of pasture or to forest produce (as the case may be) to the extent so admitted. at such seasons, within such portions of the proposed forest and under such rules, as may from time to time be prescribed by the Local Government.

(Chapter II.-Of Reserved Forests.-Sections 15-17.)

Commuta. tion of richts.

15. In case the Forest-settlement-officer finds it impossible, having due regard to the maintenance of the reserved forest, to make such settlement under section 14 as shall ensure the continued exercise of the said rights to the extent so admitted, he shall (subject to such rules as the Local Government may from time to time prescribe in this behalf) commute such rights, either by the payment to such persons of a sum of money in lieu thereof, or by the grant of land, or in such other manner as he thinks fit.

Appeal from order passed ander section 10,

16. Any person who has made a claim under this Act, or any Forest-officer or other person generally or specially empowered by the Local Government in this 11, 14 or 15. behalf, may, within three months from the date of the order passed on such claim by the Forest-settlementofficer under section 10, 11, 14 or 15, present an appeal from such order to such officer of the Revenue Department, of rank not lower than that of a Collector or Deputy Commissioner, as the Local Government may from time to time, by notification in the local official Gazette, appoint by name, or as holding an office, to hear appeals from such orders :

Provided that, if the Local Government establishes (as it is hereby empowered to do) a Court (hereinafter called the Forest Court) composed of three persons to be appointed by the Local Government, such appeals shall be presented to such Court.

Appeal under section 16.

17. Every appeal under section 16 shall be made by petition in writing, and may be delivered to the Forest-settlement-officer, who shall forward it without delay to the authority competent to hear the same.

If the appeal be to an officer appointed under section 16, it shall be heard in the manner prescribed for the time being for the hearing of appeals in matters relating to land-revenue.

If the appeal be to the Forest Court, the Court shall fix a day and a convenient place in the neighbourhood of the proposed forest for hearing the appeal,

f 1870

(Chapter II .- Of Reserved Forests .- Sections 18-19.)

and shall give notice thereof to the parties, and shall hear such appeal accordingly.

The order passed thereon by such officer or Court, or by the majority of the members of such Court, shall be final, subject to revision by the Local Government.

18. The Local Government, or any person who Pleaders has made a claim under this Act, may appoint any person to appear, plead and act on its or his behalf before the Forest-settlement-officer, or the appellate officer or Court, in the course of any inquiry or appeal under this Act.

19. When the following events have occurred Notification declaring (namely):—

(a) the period fixed under section 6 for preferring reservedclaims has elapsed, and all claims (if any) made within such period have been disposed of by the Forest-settlement-officer, and

(b) if such claims have been made, and the period limited by section 16 for appealing from the orders passed on such claims has elapsed, and all appeals (if any) presented within such period have been disposed of by the appellate officer or Court, and

(c) all lands (if any) to be included in the proposed forest, which the Forest-settlement-officer has, under section 10, elected to acquire under the Land Acquisition Act, 1970, have become rested in the Government under section 16 of that Act.

the Local Government may publish a notification in the local official Gazette, specifying definitely, according to boundary marks erected or otherwise, the limits of the forest which it is intended to reserve, and declaring the same to be reserved from a date fixed by such notification

From

 $^{^{1}}$ Read now the Land Acqu sit on Act, 1894 (I of 1894) s 2, printed General Acts. Vol. VI

(Chapter II - Of Reserved Forests - Sections 20-24)

From the date so fixed such forest shall be deemed to be a reserved forest

Publ estion of such not fication bood of

20 The Forest officer shall, before the date fixed of translat on by such notification, cause a translation thereof into the language of the country to be published in every in ne ghbour town and village in the neighbourhood of the forest

forest. Power to TAY SO arrangement made under 17

21 The Local Government may within five years from the publication of any notification under section 19, revise any arrangement made under section 14 or sect on 14 or 17, and may, for this purpose, rescind or modify any order made under section 14 or 17, and direct that any one of the proceedings specified in section 14 be taken in lieu of any other of such proceedings, or that the rights admitted under section 11 be commuted under section 15

No right acquired over reserved as here provided

22 No right of any description shall be acquired in or over a reserved forest, except by succession or forest except under a grant or contract in writing made by or on behalf of the Government or of some person in whom such right was vested when the notification under section 19 was issued

Rights not to he al enated without sapetion

23 Notwithstanding anything contained in section 22, no right continued under section 14, clause (c), shall be alienated by way of grant, sale, lease, mortgage or otherwise, without the sanction of the Local Government .

Provided that, when any such right is appendant to any land or house at may be sold or otherwise alienated with such land or house

No timber or other forest produce obtained in exercise of any such right shall be sold or bartered except to such extent as may have been admitted in the order recorded under section 13

Power to stop ways and water courses in reserved forests

24 The Forest officer may, from time to time, with the previous sanction of the Local Government or of any officer duly authorized in that behalf, stop any public or private way or water course in a reserved forest

Provided

(Chapter II .- Of Reserved Forests .- Section 25.)

Provided that a substitute for the way or watercourse so stopped, which the Local Government deems to be reasonably convenient, already exists, or has been provided or constructed by the Forest-officer in lieu thereof.

25. Any person who-

Acts prohibited in such forests.

- (a) makes any fresh clearing prohibited by sec-^s tion 5, or
- ¹ [(b) sets fire to a reserved forest, or, in contravention of any rules and by the Local Government, kindles any fire, or leaves any fire burning, in such manner as to endanger such a forest;

or who, in a reserved forest,-

- (c) kindles, keeps or carries any fire except at such seasons as the Forest-officer may from time to time notify in this behalf;
- (d) trespasses or pastures cattle, or permits cattle to trespass;
 - (e) causes any damage by negligence in felling any tree or cutting or dragging any timber;
 - (f) fells, girdles, lops, taps or burns any tree, or strips off the bark or leaves from, or otherwise damages, the same;
 - (g) quarries stone, burns lime or charcoal, or collects, subjects to any manufacturing process, or removes, any forest-produce;
 - (h) clears or breaks up any land for cultivation or any other purpose; or,

(i) in

¹This clause was substituted for the original cl. (5) by the Forest Act, 1890 (V of 1890), s 7. For Act V, see General Acts, Vol V.

For rules made under this clause for-

⁽¹⁾ Bombay, see pp. 166 and 167 of the Bombay List of Local Ru'es and Orders, Ed. 1896;

⁽²⁾ Control Provinces, see p. 25 of the Central Provinces List of Local Rules and Orders, Ed. 1896; and

⁽³⁾ United Provinces, see p. 59 of the North-Western Provinces and Oudh List of Local Rules and Orders, Ed. 1894.

(Chapter II .- Of Reserved Forests - Section 26)

2 (2) in contravention of any rules which the Local Government may from time to time prescribe, [kills or catches elephants, hunts, shoots, fishes, poisons water or sets traps or

shall be punished with imprisonment for a term which may extend to six months, or with fine not exceeding five hundred rupees, or with both, in addition to such compensation for damage done to the forest as the convicting Court may direct to be paid.

Nothing in this section shall be deemed to prohibit (a) any act done by permission in writing of the Forest-officer, or under any rule made by the Local Government, or (b) the exercise of any right continued under section 14, clause (c), or created by grant or contract in writing made by or on behalf of Government under section 22.

Whenever fire is caused wilfully or by gross negligence in a reserved forest, the Local Government may (notwithstanding that any penalty has been inflicted under this section) direct that in such forest or any portion thereof the exercise of all rights of pasture or to forest-produce shall be suspended for such period as it thinks fit.

Power to no longer reserved

26 The Local Government may, with the previous declare forest sanction of the Governor General in Council, by notification in the local official Gazette, direct that, from a date fixed by such notification, any forest or any portion thereof reserved under this Act shall cease to be a reserved forest.

> From the date so fixed, such forest or portion shall cease to be reserved, but the rights (if any)

^{*}For notification probibiting the kiling, injuring or capturing of any rbino err in reserved forests in the Jalpaigars and Daryling Districts, see Calcutta Gazette, 1893 Pt I, p 1368
For rules under this clause in conjunction with a 75 (d) as to hunting,

el coting fishing etc in reserved forests 1: the United Provinces see United Provinces Gazette 1905 Pt I, p 420, shid for Central Provinces see C P Gazette, 1902 Pt III, p 334

These words are repealed in the United Provinces the Central Provinces and Coorg and in local areas to which the Elephants Preservation Act, 1879 (VI of 1879), is extended-see s 2 General Acts, Vol III

(Chapter III.—Of Village-forests.—Section 27. Chapter IV.—Of Protected Forests.—Section 28.)

which have been extinguished therein shall not revive in consequence of such cessation.

CHAPTER III.

OF VILLAGE-FORESTS.

27. The Local Government may from time to time Formation assign to any village-community the rights of Govern. of villagement to or over any land which has been constituted a reserved forest, and may cancel such assignment. All forests so assigned shall be called village-forests.

The Local Government may from time to time make rules for regulating the management of villageforests, prescribing the conditions under which the community to which any such assignment is made may be provided with timber or other forest-produce or pasture, and their duties for the protection and improvement of such forest.

All provisions of this Act relating to reserved forests shall (so far as they are consistent with the rules so made) apply to village-forests.

CHAPTER IV.

OF PROTECTED FORESTS.1

28. The Local Government may from time to Protected time, by notification in the local official Gazette, de-forests clare the provisions of this Chapter applicable to any forest-land or waste-land which is not included in a reserved forest, but which is the property of Government, or over which the Government has proprietary rights, or to the whole or any part of the forest-produce of which the Government is entitled.

The

As to the application of provisions relating to projected forests (1) to land not the property of the Government, see \$ 38, (2) to forests, wasteland or produce the joint property of the Government and other persons, see \$ 79, 10/70

Forests

(Chapter IV .- Of Protected Torests - Section 29)

The forest-land and waste lands comprised in any such notification shall be called a " protected forest".

No such notification shall be made unless the nature and extent of the rights of Government and of private persons in or over the forest land or waste-land comprised therein have been inquired into and recorded at a survey or settlement, or in such other manner as the Local Government thinks sufficient

Every such record shall be presumed to be correct until the contrary is proved

Provided that, if in the case of any forest-land of waste-land, the Local Government thinks that such inquiry and record ere necessary, but that they will occupy such length of time as that the rights of Government will, in the meantime, be endangered, the Local Government may (pending such inquiry and record) declare such land to be a protected forest, but so as not to abridge or affect any existing rights of individuals or communities

Power to stue no 1 h atton ne erving

- 29 The Local Government may from time to time, by notification in the local official Gazette.—
 - (a) declare any class of trees in a protected forest, or any trees in any such forest, to be reserved from a date fixed by such notification.

clos ng forest (b) declare that a portion of such forest be closed for such term, not exceeding twenty year, as the Local Government thinks fit, and that the rights of private persons (if any) over such portion shall be suspended during such term Provided that the remainder of such forest be sufficient, and in a locality reasonably convenient, for the due exercise of the rights suspended in the portion so closed,

p oh b t ng collect on of fo est pro duce etc (c) prohibit, from a date fixed as aforesaid, the quarrying of stone, or the burning of lime or charcoal, or the collection or subjection to any manufacturing process, or removal,

(Chapter IV - Of Protected Forests - Sections 30-31)

of any forest-produce, in any such forest, and the breaking up or clearing for cultivation, and break ng for building for herding cattle or for any up or clear other purpose, any land in any such forest,

(d) alter or cancel such declaration or prohibition

30 The Collector or Deputy Commissioner of the Publication district shall cause a translation into the language of of translat on the district, of every notification issued under section f at on n 29, to be affixed in a conspicuous place in every town segbour and village in the neighbourhood of the forest com-hood prised in the notification

131 The Local Government may from time to time Power to make rules to regulate the following matters -

for protected

- (a) the cutting, sawing, conversion and removal forests of trees and timber, and the collection. manufacture and removal of forest produce, from protected forests,
- (b) the granting of licenses to the inhabitants of towns and villages in the vicinity of protected forests to take trees, timber or other forest produce for then own use, and the production and return of such licenses by such persons,
- (c) the granting of licenses to persons felling or removing trees or timber or other forestproduce from such forests for the purposes of trade, and the production and return of such licenses by such persons.

(d) the

¹ For rules under this sect on for-

⁽¹⁾ Bombay see pp 167 1"1 and 174 of the Bombay L at of Local Rules and Orders Ed 1896

⁽⁹⁾ for protected forests of Na m Tal Ran khet and Lal ipur see p 6 of the North Western Provinces and Oudh Lst of Local Rules and Orders Ed 1894

⁽³⁾ for rules made by the Government of Bengal under the sect on (3) for rules made by the Government of Bengal under the sect on and a 41 for the protectic forests in the Southal Parganas see Calcutta Gazette 1901 Pt 1 p 571 in the Sunder base see Calcutta Gazette 1909 Pt 1 p 670 in the Sunder Parganas and the Southal Parganas and the Southal Southal Southal Southal Southal Southal Caractte 1901 Pt 1 p 183 in the Augul protected Perests, see Calcutta Gazette 1901 Pt 1 p 6 90 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panjab Government Gazette 1903 Pt 1 p 76 in the Penjab see Panja

(Chapter IV .- Of Protected Forests - Section 32.)

- (d) the payments (if any) to be made by the persons mentioned in clauses (b) and (c) of this section, for permission to cut such trees, or to collect and remove such timber or other forest-produce :
- (e) the other payments, if any, to be made by them in respect of such trees, timber and produce, and the places where such payment shall be made:
- (f) the examination of forest-produce passing out of such forests:
- (g) the clearing and breaking up of land for cultivation or other purposes in such forests.
- (h) the protection from fire of timber lying in such forests and of trees reserved under section 29.
- (a) the cutting of grass and pasturing of cattle in such forests.
- (1) [1 killing or catching elephants,] hunting, shooting, fishing, poisoning water and setting traps or snares in such forests .
- (L) the protection and management of any portion of a forest closed under section 29.
- the exercise of nights referred to in section 28. 32. Any person who commits any of the following travention of offences :--
 - (a) fells, girdles, lops, taps or burns any tree reserved under section 29, or strips off the bank or leaves from, or otherwise damages any such tree.
 - (b) contrary to any prohibition under section 29, quairies any stone, or burns any lime or charcoal, or collects, subjects to any manufacturing process, or removes, any forestproduce:

(c) contrary

Penalties for

notification under section

29

¹ These words are repealed in the United Provinces the Central Provinces and Coorg and n local areas to which the Elephants Pieservation Act, 1879 is extended—see Act VI of 1879, s 2 printed, General Acts, Vol III

tion 2S.

(Chapter IV .- Of Protected Forests .- Section 33.)

- (e) contrary to any prohibition under section 29, breaks up or clears for cultivation or any other purpose any land in any protected forest;
- (d) sets fire to such forest, or kindles a fire without taking all reasonable precautions to prevent its spreading to any trees reserved under section 29, whether standing, fallen or felled, or to any closed portion of such forest:
- (e) leaves burning any fire kindled by him in the vicinity of any such trees or closed portion;
- (f) fells any tree or drags any timber so as to damage any tree reserved as aforesaid;
- (g) permits cattle to damage any such tree;
- (h) infringes any rule made under section 31;

shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

[1 Whenever fire is caused wilfully or by gross negligence in a protected forest, the Local Government may (notwithstanding that any penalty has oeen inflicted under this section) direct that in such forest or any portion thereof the exercise of any right of pasture or to forest-produce shall be suspended for such period as it thinks fit]

33. Nothing in this Chapter shall be deemed to Nothing in prohibit any act done with the permission in writing to prohibit of the Forest-officer, or in accordance with rules made set done in under section 31, or (except as regards any portion of critain cases, a forest closed under section 29) of any rights the exercise of which has been suspended under section 32] in the exercise of any right recorded under sec-

CHAPTER V.

¹ This clause was added to the section by s 2 of the Indian Forest (Amendment) Act, 1901 (V of 1901) ² These words were nearted by s. 3 of Act V of 1901

(Chapter V -Forests under Conservancy-administration when this Act comes into force - Section 34. Chapter VI .- Of the Control over Forests and Lands not being the Property of Government .-Section 35.)

CHAPTER V.

Forests under Conservancy-administration when THIS ACT COMES INTO FORCE

Porests. vancy-a1 ministration when this Act comes into force

34. Within twelve months from the date on which under conser- this Act comes into force in the territories administered by any Local Government, such Government shall, after consideration of the rights of the Government and private persons in all forest lands or waste-lands then under its executive control for purposes of forestconservancy, determine which of such lands [if any] can according to justice, equity and good conscience, be classed as reserved forests or protected forests under this Act, and declare, by notification in the local official Gazette, any lands so classed to be reserved or protected forests, as the case may be.

> Provided that such declaration shall not affect any rights of the Government or private persons to or over any land or forest-produce in any such forest, which have, previous to the date of such declaration. been inquired into, settled and recorded in a manner which the Local Government thinks sufficient .

> Provided also that if any such rights have not on such date been so inquired into, settled and recorded, the Local Government shall direct that the same shall be inquired into, settled and recorded in the manner provided by this Act for reserved or protected forests, as the case may be, and, until such inquiry, settlement and record have been completed, no such declaration shall abridge or affect such rights.

CHAPTER VI.

OF THE CONTROL OVER FORESTS AND LANDS NOT REING THE PROPERTY OF GOVELNMENT

Protection of 35. The Local Government may from time to forests for tıme. (Chapter VI — Of the Control over Forests and Lands not being the Property of Government — Section 35)

time, by notification in the local official Gazette, re-special pur gulate or prohibit in any forest or waste-land—

- (a) the breaking up or clearing of land for cultivation.
- (b) the pasturing of cattle,
- (c) the firing or clearing of the vegetation,

when such regulation or prohibition appears necessary for any of the following purposes —

- first, for protection against storms, winds, rolling stones, floods and avalanches,
- second, for the preservation of the soil on the ridges and slopes and in the vallers of hilly tracts, the prevention of landslips and of the formation of lavines and torients, and the protection of land against erostom, or the deposit thereon of sand, stones or gravel.
 - therd, for the maintenance of a water-supply in springs, rivers and tanks
- fourth for the protection of roads, bridges, railways and other lines of communication.
- fifth, for the preservation of the public health, and may alter or cancel such notification

The Local Government may, for any such purpose, construct at its own expense, in or upon any forest or waste land, such work as it thinks fit

Provided that no such notification shall be made or work began until after the resue of a notice to the owner of such forest or land, calling on him to show cause, within a reasonable period to be specified in such notice, why such notification should not be made or work constructed, and until his objections (if any) and any evidence he may produce in support of the same have been heard by an officer duly appointed in (Chapter VI .- Of the Control over Forests and Lands not being the Property of Government -Sections 36-38 \

that behalf and have been considered by the Local Government.

Power to as sume management of forests

36. In case of neglect of, or wilful disobedience to, any regulation or prohibition under section 35, or if the purposes of any work to be constructed under that section so require, the Local Government may, after notice in writing to the owner of such forest or land and after considering his objections (if any), place the same under the control of a Porest-officer, and may declare that all or any of the provisions of this Act relating to reserved forests shall apply to such forest or land.

The net profits (if any) arising from the management of such forest or land shall be paid to the said proprietor. 37. In any case under this Chapter in which the

Exprepria tron of foreste in

Local Government considers that, in lieu of placing certain cases, the forest or land under the control of a Torest officer. the same should be acquired for public purposes, the Local Government may proceed to acquire it in the manner prescribed by the Land Acquisition Act, I of 1870 1870.1

> The owner of any forest or land comprised in any notification under section 35 may, at any time not less than three or more than twelve years from the date thereof, require that such forest or land shall be acquired for public purposes, and the Local Government shall acquire such forest or land accordıngly

Protection of forests at request of

38. The owner of any land or, if there be more than one owner thereof, the owners of shares therein amounting in the aggregate to at least two-thirds thereof may, with a view to the formation or conservation of forests thereon, represent in writing to the Collector or Deputy Commissioner their desire-

(a) that such land be managed on their behalf by

Read now the Land Acquisit on Act, 1894 (I of 1894) General Acts, Vol VI

(Chapter VII - Of the Duty on Timber and other For est produce - Section 39)

> the Forest officer as a reserved or a protected forest on such terms as may be mutually agreed upon, or

(b) that all or any of the provisions of this Act be applied to such land

In either case, the Local Government may, by notification in the local official Gazette, apply to such land such provisions of this Act as it thinks suitable to the circumstances thereof and as may be desired by the applicants

Any such notification may be altered or cancelled by a like notification

CHAPTER VII

OF THE DUTY ON TIMBER AND OTHER FOREST-PRODUCE 1

39. The Local Government, with the previous Power to mpose duty sanction of the Governor General in Council, may on t mber levy a duty in such manner, at such places and at and other such rates as it may from time to time prescribe by duce notification in the local official Gazette on all timber [or other forest produce]-

(a) which is produced in British India, and in re spect of which the Government has any right .

(b) which is brought from any place beyond the frontier of British India

In every case in which such duty is directed to be fix value for levied ad valorem, the Local Government may, with ad valorem the like sanction, from time to time fix, by like notifi daty cation, the value on which such duty shall be assessed

All duties on timber [or other forest-produce] which, at the time when this Act comes into force in

ATh s heading was substituted for the original heading by the Forest Act 1800 (V of 1890) a 8 (I) Gene al Acts Vol Y
These words were merted by the Forest Act, 1890 (V of 1890) a 8 (I). General Acts, Vol V 27

(Chapter VII .- Of the Duty on Timber and other Forest-produce.—Section 40. Chapter VIII.— Of the Control of Timber and other Forest-produce in Transit .- Section 41.)

Forests.

any territory, are levied therein under the authority of the Local Government, shall be deemed to be and to have been duly levied under the provisions of this Act.

Limit not to apply to purchasemoney or rovalty.

40. Nothing in this Chapter shall be deemed to limit the amount (if any) chargeable as purchasemoney or royalty on any timber or other forest-produce, although the same is levied on such timber or produce while in transit, in the same manner as duty is levied.

CHAPTER VIII.

OF THE CONTROL OF TIMBER AND OTHER FOREST-PRODUCE IN TRANSIT.

Power to make tules to regulate transit of forest-produce

41. The control of all rivers and their banks as regards the floating of timber, as well as the control of all timber and other forest-produce in transit by land or water, is vested in the Local Government, and it may from time to time make rules to regulate the transit of all timber and other forest-produce.

1 Such rules may (among other matters)-

(a) prescribe the routes by which alone timber [2 or other] forest-produce may be imported, exported

1 For rules made under this section for-

(1) Bombay, see list on p lix of the Bombay List of Local Rules and Orders .

(2) Central Provinces, see p 25 of the Central Provinces List of Local Rules and Orders, Ed 1896,
 (3) United Provinces, see North-Western Provinces and Oudh List

(8) On ted Provinces, see worth-westeria rrowness and count Last of Local Relass and Orders, Ed 1889, p. 6 For rules made by the Government of Bengal to regulate the transit of timber on the Gandak River, so far as it flows within the parishetion of that Government, see Calcutta Gazette, 1898, Pt. I, p. 141

For rules made for the Southal Parganas as to the mausgement of protected forests under this section in conjunction with s 31, see Calcutta

protected ferests under this section in conjunction with a volume to a confidence of case the confidence of the Clustagoog Hill Tracts, see Calcutta Garsette, 1881, Pt. I., p 990, stad, 1893, Pt. I., p 691, stad, 1895, Pt. I., p 890, stad, 1901, Pt. I., p 994.

1898, Pt. I., p 880, stad, 1901, Pt. I., p 994.

For rules to rigulate the import of timber and other forest-produce into Simila, see Purph Garsette, 1904, Pt. I., p 315.

'These words were substituted for the words "and other" by the Forest Act, 1890 (V of 1990), s 8 (3), printed, General Acts, Vol. V.

(Chapter VIII - Of the Control of Timber and other Forest-produce in Transit - Section 41)

> exported or moved, into, from or within, British India.

- (b) prohibit the import and export or moving of such timber or other produce without a pass from an officer duly authorized to issue the same, or otherwise than in accordance with the conditions of such pass,
- (c) provide for the is ue production and return of such passes and for the prement of tees therefor.
- (d) provide for the stoppage reporting, examination and marking of timber or other forest-produce in transit in respect of which there is reason to believe that any money is payable to Government on account of the price thereof, or on account of any duty, fee, royalty or charge due thereon, or to which it is desirable for the purposes of this Act to affix a mark.
- (e) provide for the establishment and regulation of depôts to which such timber or other pio duce shall be taken by those in charge of it for examination or for the payment of such money, or in order that such marks may be affixed to it, and the conditions under which such timber or other produce shall be brought to stored at and removed from such I depôts].
- (f) prohibit the closing up or obstructing of the channel or banks of any river used for the transit of timber of other forest produce, and the throwing of gress brushwood branches and leaves into any such river of any act which may cause such river to be closed or obstructed.
- (g) provide for the prevention and removal of any obstruction

29

Depôts was substituted for deput by the Repeal ng and Amend ang Act 1891 (XII of 1991) General Act Vol VI

(Chapter VIII .- Of the Control of Timber and other Forest produce in Transit .- Sections 42-43 \

> obstruction of the channel or banks of any such river, and for recovering the cost of such prevention or removal from the person whose acts or negligence necessitated the same:

- (h) prohibit absolutely or subject to conditions, within specified local limits, the establishment of saw-pits, the converting, cutting, burning, concealing or marking of timber, the altering or effacing of any marks on the same, and the possession or carrying of marking hammers or other implements used for marking timber:
 - (a) regulate the use of property-marks for timber, and the registration of such marks; prescribe the time for which such registration shall hold good : limit the number of such marks that may be registered by any one person, and provide for the levy of fees for such registration.

[1 The Local Government may direct that any rule made under this section shall not apply to any specified class of timber or other forest-produce or to any specified local area]

Penalty for breach of rules made

42 The Local Government may, by such rules, prescribe as penalties for the infringement thereof under section imprisonment for a term which may extend to six months, or fine which may extend to five bundred rupees, or both

> Double penalties may be inflicted in cases where the offence is committed after sunset and before sunrise, or after preparation for resistance to lawful authority, or if the offender has been previously convicted of a like offence

Government and Forest officers not hable for

43 The Government shall not be responsible for any loss or damage which may occur in respect of any timber

¹ This payagraph was added by the Forest Act, 1890 (V of 1890), s 8 (4) printed, General Acts, Vol. V

(Chapter V111 .- Of the Control of Timber and other Forest-produce in Transit. -- Section 44. Chapter IX .- Of the Collection of Drift and Stranded Timber - Section 45.)

timber or other forest-produce while at a derôt estab-damage to lished under a rule made under section 41, or while forest-prodetained elsewhere for the purposes of this Act; and depot. no Forest-officer shall be responsible for any such loss or damage unless he causes such loss or damage negligently, maliciously or fraudulently.

44. In case of any accident or emergency involve All persons ing danger to any property at any such depôt, every in case of person employed at such depot, whether by the Gov- accident at ernment or by any private person, shall render assist-depôt. ance to any Forest-officer or Police officer demanding his aid in averting such danger and securing such property from damage or loss.

CHAPTER IX.

OF THE COLLECTION OF DRIFT AND STRANDED TIMBER.

45. All timber found adrift, beached, stranded or Certain kinds of timber to sunk: be deemed

all wood or timber bearing marks which have not property of been registered under section 41, or on which the until tile marks have been obliterated, altered or defaced by thereto fire or otherwise, and,

proved. and may in such areas as the Local Government directs, all be collected accordingly. unmarked wood and timber.

shall be deemed to be the property of Government unless and until any person establishes his right and title thereto, as provided in this Chapter.

Such timber may be collected by any Forest. officer or other person entitled to collect the same by virtue of any rule made under section 51, and may

² For rules made under this section for-(1) Central Provinces, see Central Provinces Inst of Local Rules and Orders, Ed 1896, p 30.

(2) United Provinces, see horth-Western Provinces and Oudh List

of Local Rules and Orders, Ed 1894, p. 66;

⁽³⁾ Punjab, see Punjab Gazette, 1902, Pt. I, p. 400.

(Chapter IX-Of the Collection of Dift and Stranded Tymber .- Sections 46 47 \

be brought to such depôts as the Torest-officer may from time to time notify as depôts for the reception of drift timber

The Local Government may, by notification in the local official Gazette, exempt any class of timber from the provisions of this section, and withdraw such exemption

Notice to clasmants of drift t mber

46 Public notice shall from time to time be given by the Porest-officer of timber collected under section 45 Such notice shall contain a description of the timber, and shall require any person claiming the same to present to such officer, within a period not less than two months from the date of such notice, a written statement of such claim

Procedure on claim prefer red to such t mber

47 When any such statement is presented as aforesaid, the Porest officer may, after making such inquiry as he thinks fit, either reject the claim after recording his reasons for so doing, or deliver the timher to the claimant

If such timber is claimed by more than one person, the Forest officer may either deliver the same to any of such persons whom he deems entitled thereto, or may refer the claimants to the Civil Courts and retain the timber pending the receipt of an order from any such Court for its disposal

On rejection of claim to such timber claimant may

Any person whose claim has been rejected under this section may f' within three months), from the date of such rejection, institute a suit to recover pos inst tute suit cession of the timber claimed by him , but no person shall recover any compensation or costs against the Government, or against any Forest-officer, on account of such rejection, or the detention or removal of any timber, or the delivery thereof to any other person under this section

> No such timber shall be subject to process of any Civil, Criminal or Revenue Court until it has been delivered.

These words were substituted for the words with a two months " by the Forest Act 1890 (V of 1890) s 9 pr nted, General Acts Vol V

(Chapter IX-Of the Collection of Drift and Stranded Timber.—Sections 48-51.)

delivered, or a suit has been brought, as provided in this section.

48. If no such statement is presented as aforesaid, Disposal of unclaimed or if the claimant omits to prefer his claim in the timber manner and within the period prescribed by the notice issued under section 46, or on such claim having been so preferred by him and having been rejected, omits to institute a suit to recover possession of such timber within the further period limited by section 47, the ownership of such timber shall vest in the Government, or, when such timber has been delivered to another person under section 47, in such other person free from all encumbrances [not created by him].

- 49 The Government shall not be responsible for Government any loss or damage which may occur in respect of any and its timber collected under section 45, and no Forest-officer hable for shall be responsible for any such loss or damage damage to such timber unless he causes such loss or damage negligently. maliciously or fraudulently.
- 50. No person shall be entitled to recover posses- Payments sion of any timber collected or delivered as aforesaid to be made until he has paid to the Forest-officer or other person before entitled to receive it such sum on account thereof as timber is may be due under any rule made in pursuance of delivered section 51.

51. The Local Government may, from time to Power to time, make rules to regulate the following matters and presenbe (namely) :-

penalties

(a) the salving, collection and disposal of all timber mentioned in section 45:

(b) the

These words were added by Act V of 1890 s 10 For rules made under this section for-

(1) Bombay, see pp 191 and 192 of the Bombay Last of Local Rules and Orders, Ed 1896 Vol I, (3) Central Provinces, see p 30 of the Central Provinces Last of Local Rules and Orders Ed 1896,

(3) United Provinces, see United Provinces Gazette, 1902, Pt I,

(4) Bengal, for the Jalgaiguri and Darnling Districts, see Calcutta Gazetta, 1901, Pt I, p 29,

(5) Sindh, see Bombay Government Gazette, 1902, Pt I, p. 297.

(Chapter X.—Penalties and Procedure.—Sections 52-53.)

- (b) the use and registration of boats used in salving and collecting timber;
- (c) the amounts to be paid for salving, collecting, moving, storing and disposing of such timber:
- (d) the use and registration of hammers and other instruments to be used for marking such timber.

The Local Government may from time to time prescribe, as penalties for the infringement of any rules made under this section, imprisonment for a term which may extend to six months, or fine which may extend to five hundred rupees, or both.

CHAPTER X.

PENALTIES AND PROCEDURE.

Seizure of property hable to confiscation

52. When there is reason to believe that a forestoffence has been committed in respect of any forestproduce, such produce, together with all tools, boats,
carts and cattle used in committing any such offence,
may be seized by any Forest-officer or Police-officer.

Application for confisertion Every officer seizing any property under this section shall place on such property a mark indicating that the same has been so seized, and shall, as soon as may be, make a report of such seizure to the Magistrate having jurisdiction to try the offence on account of which the seizure has been made:

Pervided that, when the forest-produce with respect to which such offence is believed to have been committed is the property of Government, and the offender is unknown, it shall be sufficient if the officer makes, as soon as may be, a report of the circumstances to his official superior.

Procedure thereupon. 53. Upon the receipt of any such report the Magistrate shall, with all convenient despatch, take such measures as may be necessary for the arrest and trial

(Chapter X .- Penalties and Procedure .- Sections 54-58.)

trial of the offender and the disposal of the property according to law.

54. All timber or forest-produce which is not the forest-produce which is not the duce, took, property of Government and in respect of which a etc., when forest-offence has been committed, and all tools, boats, table to carts and cattle used in committing any forest-offence, shall be liable to confiscation.

Such confiscation may be in addition to any other punishment prescribed for such offence.

55. When the trial of any forest-offence is con-Disposal, on conclusion of cluded, any forest-produce in respect of which such trial for offence has been committed shall, if it is the property forest-of Government or has been confiscated, be taken produce in charge of by a Forest-officer and in any other case respect of may be disposed of in such manner as the Court may which it was direct.

56. When the offender is not known, or cannot when be found, the Magistrate may, if he finds that an offender not offence has been committed, order the property in known, or respect of which the offence has been committed to be found confiscated and taken charge of by the Forest-officer, or to be made over to the person [1 whom the Magistrate deems to be entitled to the same]:

Provided that no such order shall be made until the expiration of one month from the date of seizing such property, or without hearing the person (if any) claiming any right thereto, and the evidence (if any) which he may produce in support of his claim.

57. The Magistrate may, notwithstanding any Procedure as thing hereinbefore contained, direct the sale of any to penshable property seized under section 52 and subject to seized under speedy and natural decay, and may deal with the pro-section 52 ceeds as he would have dealt with such property if it had not been sold.

58. The officer who made the seizure under Appeal from section orders under

¹ These words were substituted for the words "whom he deems to be entitled to the same" by the Forest Act, 1890 (V of 1890), s 11, General Acts, Vol. V.

(Chapter X - Penalties and Procedure - Sections 59-62)

sections 54 55 and 56 section 52, or any of his official superiors, or any person claiming to be interested in the property so seized, may, within one month from the date of any order passed under section 54, 55 or 56, appeal therefrom to the Court to which orders made by such Magistrate are ordinarily appealable, and the order passed on such appeal shall be final

Property when to west 1 Govern

59 When an order for the confiscation of any property has been passed under section 54 or 56, as the case may be, and the period limited by section 58 for an appeal from such order has elapsed and no such appeal has been preferred, or when, on such an appeal being preferred, the Appellate Court confirms such order in respect of the whole or a portion of such property, such property or such portion thereof, as the case may be, shall vest in the Government free from all neumbraness.

Saving of power to re lease pro perty se zed 60 Nothing hereinbefore contained shall be deemed to prevent any officer empowered in this behalf by the Local Government from directing at any time the immediate release of any property serzed under section 52

Pun shment for wrongful seizuie 61 Any Porest-officer or Police-officer who vexatiously and unnecessarily seizes any property on pretence of seizing property liable to confiscation under this Art shall be punished with impresomment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both

Pensity for counterfe t ing or defacing marks on trees and tumber and for altering boundary marks

- Penalty for counterfet: 192 Whoever, with intent to cause damage or in counterfet: 193 or defent. Jury to the public or to any verson, or to cause 1935 marks. Wrongful gain as defined in the Indian Penal Code. 1 ALV615
 - (a) knowingly counterfeits upon any timber or standing tree a mail used by Foiest-officers to indicate that such timber or tree is the property of the Government or of some person,

¹ See now the revised od tion of the Code as modified up to 1st April 1903

(Chapter X .- Penalties and Procedure .- Sections 63-65.)

person, or that it may lawfully be cut or removed by some person; or

- (b) alters, defaces or obliterates any such mark placed on a tree or on timber by or under the authority of a Forest-officer; or
- (c) alters, moves, destroys or defaces any boundary mark of any forest or waste-land to which the provisions of this Act are applied,

shall be punished with imprisonment for a term which may extend to two years, or with fine, or with both.

63. Any Forest-officer or Police-officer may, with- Power to out orders from a Magistrate and without a warrant, without arrest any person against whom a reasonable suspicion warrant exists of his having been concerned in any forestoffence punishable with imprisonment for one month or upwards.

Every officer making an arrest under this section shall without unnecessary delay take or send the person arrested before the Magistrate having jurisdiction in the case, [1 or to the officer in charge of the nearest police station].

Nothing in this section shall be deemed to authorize such arrest for any act which is an offence under Chapter IV of this Act, unless such act has been prohibited under section 29, clause (c).

64. Every Forest-officer and Police-officer shall Power to prevent, and may interfere for the purpose of prevent-prevent ing, the commission of any forest-offence.

65. The Magistrate of the district and any Magis- Power to tre trate of the first class specially empowered in this offences behalf by the Local Government may try summarily under

These words were added by the Forest Act, 1890 (V of 1890), a 12. General Acts, Vol. V.

² Now District Magistrate—see the Code of Criminal Procedure, 1898 (Act V of 1898), s. 3, General Acts, Vol. VI. See now the revised edition of the Code as modified up to 1st April, 1903.

(Chapter X .- Penalties and Procedure .- Sections 66-67.)

under the Code of Criminal Procedure,1 any forest-X of 1872 offence punishable only with imprisonment for a term not exceeding six months or fine not exceeding five hundred rupees, or both.

Operation of other laws not barred.

Power to compound

offences

66. Nothing in this Act shall be deemed to prevent any person from being prosecuted under any other law for any act or omission which constitutes an offence against this Act or the rules made under it, or from being liable under such other law to any higher punishment or penalty than that provided by the rules made under this Act :

Provided that no person shall be punished twice for the same offence.

267. (1) The Local Government may, from time to time, by notification in the official Gazette, empower a Forest-officer by name, or as holding an office,-

- (a) to accept from any person against whom a reasonable suspicion exists that he has committed any forest-offence, other than an offence specified in section 61 or section 62, a sum of money by way of compensation for the offence which such person is suspected to have committed, and,
- (b) when any property has been seized as liable to confiscation, to release the same on payment of the value thereof as estimated by such officer.
- (2) On the payment of such sum of money, or such value, or both, as the case may be, to such officer, the suspected person, if in custody, shall be discharged, the property, if any, seized shall be released, and no further proceedings shall be taken against such person or property.
- (3) A Forest-officer shall not be empowered under this section unless he is a Forest-officer of a rank not inferior

¹ The reference should now be taken as being made to Act V of 1898.
2 This section was substituted for the original s 67 by the Forest Act,
1800 (V of 1890), a 13, printed, General Act., Vol. V.

of 1871.

(Chapter X.—Penalties and Procedure, Section 68. Chapter XI.—Cattle-trespass.—Sections 69-70.)

inferior to that of a Ranger and is in receipt of a monthly salary amounting to at least one hundred rupees, and the sum of money accepted as compensation under sub-section (1), clause (a), shall in no case exceed the sum of fifty rupees.

68. When in any proceedings taken under this Preamption Act, or in consequence of anything done under this hat forest-produce the first produce is the property of the Government, such pro-Government duce shall be presumed to be the property of the Government until the contrary is proved.

CHAPTER XI.

CATTLE-TRESPASS.

69. Cattle trespassing in a reserved forest or in Cattle-tres. any portion of a protected forest which has been law-rass-det, fully closed to grazing shall be deemed to be cattle 1871, to doing damage to a public plantation within the meaning of the 11th section of the Cattle-trespass Act, 1871, and may be seized and impounded as such

by any Forest-officer or Police-officer.

70. The Local Government may from time to Power to time, by notification in the local official Gazette, alter fines direct that in lieu of the fines fixed by the 12th Act. section of the Act last aforesaid, there shall be levied for each head of cattle impounded under section 69 of this Act such fines as it thinks fit, but not exceeding the following, that is to say:—

For each elephant ten rupees, For each buffalo or cannel For each horse, mare, gelding, pony, colt, filly, mule, bull, bullock, cow or heter one rupee. For each calf, ass, pig, ram, ewe, sheep, lamb, goat or kin.

CHAPTER XII.

² See now the revised edition of the Act, as modified up to 1st April, 1901.

(Chapter XII - Of Forest-officers - Sections 71-74)

CHAPTER XII.

OF FOREST OFFICERS.

Local Got ernment may invest Farest officers with restan DOWERS.

71. The Local Government may invest any Forest-officer by name, or as holding an office, with the following powers, that is to say -

- (a) power to enter upon any land and to survey, demarcate and make a map of the same.
- (b) the powers of a Civil Court to compel the attendance of witnesses and the production of documents.
- (c) power to issue a search-warrant under the Code of Criminal Procedure 1. X of 1872
- (d) power to hold an inquiry into forest offences, and, in the course of such inquiry, to receive and record evidence.

Any evidence recorded under clause (d) of this section shall be admissible in any subsequent trial before a Magistrate, provided that it has been taken in the presence of the accused person.

Fores offi cers deemed public ser vants

72 All Forest-officers shall be deemed to be public servants within the meaning of the Indian Penal Code * 73. No suit shall lie against any public servant

XLV of

Indemnite in good faith

for acts done for anything done by him in good faith under this Act 74 Except with the permission in writing of the

Forest-cffi cers not to trad-

Local Government, no Forest-officer shall, as principal or agent, trade in timber or other forest-produce, or be or become interested in any lease of any forest or in any contract for working any forest, whether in British or Foreign territory.

CHAPTER XIII.

¹ Read now the Code of Crim nal Procedure 1898 (Act V of 1898) See now the revised edition of the Act 25 modified up to lat April,

See now the revised edition of the Code, as modified up to let 1890714, 1903

(Chapter XIII .- Subsidiary Rules .- Sections 75-77.)

CHAPTER XIII.

SUBSIDIARY RULES.

75 The Local Government may from time to Additional time make rules1make rules

- (a) to prescribe and limit the powers and duties of any forest-officer under this Act2;
- (b) to regulate the rewards to be paid to officers and informers out of the proceeds of fines and confiscations under this Act ;
- (c) for the preservation, reproduction and disposal of trees and timber belonging to Government, but grown on lands belonging to or in the occupation of private persons; and,
- (d) generally, to carry out the provisions of this Act.

76 Any person breaking any rule under this Act, Penalties for the breach of which no special penalty is provided, rules shall be punished with imprisonment for a term which may extend to one month, or fine which may extend to five hundred rupees, or both.

377. All rules made by the Local Government Rules when under this Act shall be published in the local official of law Gazette, and shall thereupon, so far as they are consistent with this Act, have the force of law:

Provided

² For roles made under this section for-

⁽¹⁾ Bombay, see pp 195 to 200 of the Bombay List of Local Rules and Orders, Vol I, Ed 1996, (2) Central Provinces, see pp 31 to 34 of the Central Provinces List of Local Rules and Orders, Ed 1896, and Central Provinces

Garette, 1900, Pt I, p 214,

(3) United Provinces, see pp 63 to 70 of the North-Western Provinces and Oudh L st of Local Rules and Orders, Ed 1834, see also North Western Provinces and Oudh Gazette 1899.

Pt I, p. 494, thid, 1900, Pt I, p. 491,

(4) Punjab, ese Punjab Gazette, 1890, Pt I, p. 748

For notification declaring that certain officers shall exercise the powers

of Forest-officers under certain sections, see Calcutta Gazette, 1901, Pt I. ² See also s 23 of the General Clauses Act, 1897 (X of 1897), printed, General Acts Vol. VI.

(Chapter XIV - Miscellaneous - Sections 78 79.)

Provided that no rule made under section 27, 31 or 41 shall be so published without the previous sanction of the Governor General in Council.

CHAPTER XIV.

MISCELLANEOUS.

Persons
bound to assist Forest
officers and
Police
officers

78. Every person who exercises any right in a reserved or protected forest, or who is permitted to take any forest produce from, or to cut and remove timber or to pasture cattle in, such forest, and

every person who is employed by any such person in such forest, and

every person in any village contiguous to such forest who is employed by the Government, or who receives emoluments from the Government for services to be performed to the community.

shall be bound to furnish without unnecessary delay to the nearest Forest-officer or Police officer any information he may possess respecting the commission of, or intention to commit, any forest-offence, and shall assist any Forest-officer or Police officer ****

- (a) in extinguishing any fire occurring in such forest,
- (b) in preventing any fire which may occur in the vicinity of such forest from spreading to such forest '[and shall assist any Forestofficer or Police officer demanding his aud],
- (c) in preventing the commission in such forest of any forest-offence; and
- (d) when there is reason to believe that any such offence has been committed in such forest, in discovering and arresting the offender

Management of forests the point

79. If the Government and any person be jointly interested in any forest or waste land, or in the whole

or

^{&#}x27;The words demanding his aid were omitted and the words at the end of relaws (b) inserted by s 4 of the Indian Forest (Amendment) Act, 1901 (V & 1901)

(Chapter XIV.—Miscellaneous.—Sections 80-81.)

or any part of the produce thereof, the Local Govern-property of Government ment may from time to time either-

and other

- (a) undertake the management of such forest, persons, waste-land or produce, accounting to such person for his interest in the same; or
- (b) issue such regulations for the management of the forest, waste-land or produce by the person so jointly interested as it deems necessary for the management thereof and the interests of all parties therein.

When the Local Government undertakes, under clause (a) of this section, the management of any forest, waste-land or produce, it may from time to time, by notification in the local official Gazette, declare that any of the provisions contained in Chapters II and IV of this Act shall apply to such forest, waste-land or produce, and thereupon such provisions shall apply accordingly.

80. If any person be entitled to a share in the Failure to produce of any forest which is the property of Gov-perform ernment or over which the Government has proprie-which a tary rights, or to any part of the forest-produce of share in which the Government is entitled, upon the condition Government of duly performing any service connected with such forest is forest, such share shall be liable to confiscation in the enjoyed. event of the fact being established to the satisfaction of the Local Government that such service is no longer so performed:

Provided that no such share shall be confiscated until the person entitled thereto, and the evidence (if any) which he may produce in proof of the due performance of such service, have been heard by an officer duly appointed in that behalf by the Local Government.

81. All money payable to the Government under Recovery of this Act, or under any rule made under this Act, to Govern. or on account of the price of any forest-produce, or ment. of expenses incurred in the execution of this Act in respect of such produce, may, if not paid when due,

Ъé

(Chapter XIV .- Miscellaneous -- Sections 82-84)

be recovered under the law for the time being in force as if it, were an arrear of land revenue

L en on forest pro duce for such money

82 When any such money is payable for or in respect of any forest-produce, the amount thereof shall be deemed to be a first charge on such produce, and such produce may be taken possession of by a Forest officer until such amount has been paid

Power to sell such produce If such amount is not paid when due, the Forestofficer may sell such produce by public auction, and the proceeds of the sale shall be applied first in dis charging such amount

The surplus (if any), if not claimed within two months from the date of the sale by the person entitled thereto, shall be forfeited to Her Majesty.

Land requ red under this Act to be deemed to be needed for a publ o purpose under Land Acqu st on Act 18 0

83 Whenever it appears to the Local Government that any land is required for any of the purposes of this Act, such land shall be deemed to be needed for a public purpose within the meaning of the Land Acquisition Act, 1870, section 4.

X of 1870

Recovery of penalt es dus under bond

²84 When any person, in compliance with any rule under this Act, binds himself by any instrument to perform any duty or act, or covenants by any instrument that he, or that he and his servants and agents, will abstain from any act, the whole sum mentioned in such instrument as the amount to be paid in case of a breach of the conditions thereof may, notwithstanding anything in section 74 of the Indian Contract Act, 1872, be recovered from him IX of 1872 in case of such breach as if it were an arrear of land

SCHEDULE

Read now the Land Acqu's ton Act 1894 (I of 1894) -see 2 of the Act-General Acts Vol VI 28 84 was added by the korest Act 1890 (V of 1890) s 14 General

Acts Vol V

Pr uted General Acts Vol II see now the rev sed ed t on of the Act
as mad fied up to 1st September 1899 with footnotes brought down to

Forests.

(Schedule .- Enactments repealed.)

SCHEDULE

(See section 1.)

ENACTMENTS REPEALED

Number and year of Act or Regulation	Title	Extent of repeal.
Act VII of 1865	An Act to give effect to rules for the management and preservation of Gov- ernment forests	So much as has not been repealed
Act VII of 1869	An Act to give validity to certain rules relating to forests in British Burma	The whole
Act XIII of 1873	An Act to amend the law relating to timber floated down the rivers of British Burma	So much as has not been repealed
Regulation IX of 1874	The Arakan Hill District Laws Regulation, 1874	So fir as it relates to Acts VII of 186> and VII of 1869

BURMA FOREST ACT, 1902.

THE BURMA FOREST ACT, 1902

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SCHEDULE

BURMA ACT, No. IV of 1902.

PASSED BY THE LIEUTENANT-GOVERNOR OF BURMA IN COUNCIL.

(Received the assent of Hss Honour the Lieutenant-Governor on the 3rd March, 1902, and of Hts Excellency the Governor-General on the 27th March, 1902)

An Act to consolidate and amend the law relating to forests, forest-produce and the duty leviable on timber in Burma.

WHEREAS it is expedient to consolidate and amend the law relating to forests, forest-produce and the duty leviable on timber in Burma; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

1. (1) This Act may be called the Burma Forest Act, Title, extent appears and the second mean and the second means and the second secon

(2) It extends to the whole of Burma, including the

Provided that the Local Government may, by notification, exempt any place from its operation; and

- (3) It shall come into force at once.
- (4) A notification under the proviso to sub-section (2) exempting a place from the operation of this Act shall not affect anything done, or the liability for any offence committed, or any fine or penalty imposed in such place, before such exemption.
- 2. (1) The enactments specified in the schedule are Repeal hereby repealed to the extent specified in the fourth column thereof.
- (2) Every appointment made under any enactment saving of repealed and re-enacted with or without modifications appointments

(Chapter I - Preliminary .- Section 3)

by this Act, shall, if such appointment would have continued in force after the commencement of this Act, except for such repeal, be deemed to have been made under this Act, and, if made for any special purposes under the provisions of the repealed enactment, then, so far as may be, for the purposes of the corresponding provisions of this Act

Defin t ons
Cattle

Deputy Comm s

Forest.

a oner

officer

- 3 In this Act unless there is anything repugnant in the subject or context —
- (1) "cattle 'includes also elephants, buffaloes, horses mares, geldings, ponies, colts fillies, mules, asses, pigs, rams, awas sheen, lambs, mats and kids

rams, ewes sheep, lambs, goats and kids

(2) "classification-mark" means a mark placed on too mark timber to denote its out on the agency by which it has

been handled
(3) "Deputy Commissioner" includes a Superintendent of the Shan States

(4) "forest-offence" means an offence punishable under this Act

offence under this A

(b) "Forest officer" means any person appointed by or under the orders of the Government to be a Conservator, Deputy Conservator, Extra Deputy Conservator, Assistant Conservator, Extra Assistant Conservator, Forest ranger, Deputy Porest-ranger, Forester or Forest-guard, or to discharge any function of a Forest officer under this Act

Forest produce

- (e) "forest-produce' includes-
 - (a) the following when found in, or brought from, a reserved forest or public forest land, that is to sav—
 - (i) trees and leaves, flowers and fruits, and all other parts or produce not hereinafter mentioned of trees,

(11) plants not being trees (including grass, creep ers reeds and moss), and all parts or produce of such plants,

(200) wild animals and skirs, tusks, horns, bones silk cocoons, honey and wax, edible birds'

(Chapter I.—Preliminary.—Section 3.)

birds' nests, bats' guano, and all other parts or produce of animals; and

(iv) peat, surface-soil, rock and minerals (including lime-stone, laterite, mineral oils and all products of mines or quarries); and

(b) the following whether found in, or brought from, any such forest or forest-land, or not, that is to sav—

timber, charcoal, caoutchouc, catechu, wood-oil, resin, natural varnish, bark, lac, mahua flowers and myrabolams:

(7) "land at the disposal of the Government" means "Land at the land in respect of which no person has acquired either—disposal of the Govern-

(a) a permanent, heritable and transferable right ment."
of use and occupancy under any law for the
time being in force; or

(b) any right created by grant or lease made or continued by, or on behalf of, the British Government:

(8) "Magistrate" means a Magistrate of the first or "Naguseond class, and any Magistrate of the third class specially empowered by the Local Government to try forest-offences:

(9) "property-mark" means a mark placed on timber "Property to denote that after all purchase-money or royalties due mark" to the Government shall have been paid, the owner of the mark has or will have a right of property in the timber:

(10) "public forest-land" means land at the disposal "Public of the Government and not included in a reserved forest; forest-land."

(11) "reserved forest" means and includes a forest and "Beserved every part of a forest."

(a) declared to be a reserved forest under the provisions of section 18 of this Act or the corresponding section of any enactment previously in force in Burma; or

(b) declared to be a reserved forest under the provisions of any rules in force in Lower Burma previous

(Chapter II .- Reserved Forests .- Sections 4-5.)

previous to the 1st July, 1882, and brought within the provisions of the Burma Forest XIX of 18-L Act. 1881, by section 30 of that Act,

which shall not, at the time being, have ceased to be a reserved forest under section 29 of this Act or the corresponding provision of any such enactment or rules:

(12) "river" includes also streams, canals, creeks and " Fire?" other channels, natural or artificial:

(13) " shifting cultivation" includes taungya cultiva-"Silling cultirat on " tion and cultivation of such other kinds as the Local Government may, by notification, declare to be shifting cultivation for the purposes of this Act :

> (14) "timber" includes trees when they have fallen. or have been felled, and all wood, whether cut up or fashioned or hollowed out for any purpose or not :

(15) " tree " includes nalms, bamboos, stumps, brushwood and canes.

CHAPTER II.

RESERVED FORESTS.

Power to Constitute Reserved Forests.

4. The Local Government may constitute any land Power to at the disposal of the Government a reserved forest in constitute reserved manner hereinafter provided. fores

> Procedure, etc., on Proposal to constitute Reserved Forests.

5. (1) Whenever it is proposed to constitute any land a reserved forest, the Local Government shall publish a notification-

- (a) specifying as nearly as possible the situation and limits of such land :
- (b) declaring that it is proposed to constitute such land a reserved forest:
- (c) appointing an officer (hereinafter called the Forest-settlement-officer) to inquire into and determine

"Timber"

" Tree"

Notification by Local Government of proposal to evastitute a reserved forest.

2

(Chapter II - Reserved Porests - Sections 6-7.)

determine the existence, nature and extent of any rights claimed by, or alleged to exist in favour of, any person in or over any land comprised within such limits, and any claims relating to the practice within such limits of shifting cultivation and to deal with the same as provided in this Chapter

- (2) The Forest settlement-officer shall ordinarily be a person other than a Forest-officer, but the Forestofficer may be appointed by the Local Government to assist the Forest-settlement-officer in the inquiry prescribed by this Chapter
- 6. When a notification has been published under proclamation section 5, the Forest-settlement-officer shall publish in tw Forest the language of the country, at the head-quarters of estilement each township or Shan State in which any portion of the land mentioned in such notification is situate, and in every town and village in the neighbourhood of such land, a proclamation—
 - (a) specifying as nearly as possible the situation and limits of the forest proposed for reservation,
 - (b) setting forth the substance of the provisions of the next following section.
 - (c) explaining the consequences which, as hereinafter provided, will ensue on the reservation of such forest, and
 - (d) fixing a period of not less than three months from the date of the publication of such proclamation, and requiring every person claiming any right or making any claim referred to or mentioned insection 5 other to present to such officer within such period a written notice specifying, or to appear before him within such period and state, the nature of such right or claim
- 7 (1) During the interval between the publication Bar of of such proclamation and the date fixed by the notifi-according to cation declaring the forest to be reserved as hereinafter after proclamatical provided, matter

(Chapter II.—Reserved Forests.—Section 8.)

provided, no right shall be acquired in or over the land mentioned in such notification, except by succession or under a grant or contract in writing made or entered into by, or on behalf of, the Government or some person in whom such right or power to create such right was vested when the proclamation was published; and, on such land no new house shall be built or plantation formed, no fresh clearings for cultivation or for any other purpose shall be made, and no trees shall be cut for the purpose of trade or manufacture except as hereinafter provided.

(2) Nothing in this section shall be deemed to prohibit any act done with the permission in writing of the Forest-settlement-officer, or any clearings lawfully made for shifting cultivation by persons in the habit of practising such cultivation on such land.

Settlement of Rights, etc., before Reservation.

Inquiry by Forestestilementofficer.

- 8. (1) The Forest-settlement-officer shall take down in writing all statements made under section 6, and shall inquire into all claims made under that section, and into the existence of any right or practice mentioned in section 5 in respect of which no claim is made.
- (2) The Forest-settlement-officer shall at the same time consider and record any objection which the Forest-officer, if any, appointed under section 5 to assist him, may make to any such claim or with respect to the existence of any such right or practice.
- (3) In the case of a claim relating to the practice of shifting cultivation, the Forest-settlement-officer shall pass an order specifying the particulars of such claim, and permitting, or refusing to permit, such practice wholly or in part.
- (4) In the case of any other claim the Forest-settlement-officer shall pass an order specifying the particulars of such claimand admitting or rejecting the same wholly or in part.
- (5) The particulars recorded under sub-section (3) or sub-section (4) shall be such as may be necessary

(Chapter II.—Reserved Forests.—Sections 9-10.)

in order to define the nature, incidents and extent of the privilege solicited or right claimed.

9. (1) For the purposes of such inquiry the For Powers of est-settlement-officer may exercise-

settlement.

(a) the powers of a Demarcation-officer under the officer. Burma Boundaries Act, 1880, and

V of 1880 XIV of 1882.

- (b) the powers conferred on a Civil Court by the Code of Civil Procedure for compelling the attendance of witnesses and the production of documents.
- (2) Before the issue of the notification under section 18. the Forest-settlement-officer may, for sufficient reason and after due notice to the claimant and other persons concerned within three months of any order passed under section 8, section 10, section 11, section 12 or section 13, review such order and pass a new order after holding such further inquiry as he may consider necessary :

Provided that no agreement or acquisition under section 12, sub-section (1), clause (c), or section 13, sub-section (1), clause (a) or clause (c), which has received the sanction of the Local Government, shall be so reviewed without a like sanction or after such agreement has been performed or after possession has been taken of the land so acquired.

10. (1) If the practice of shifting cultivation is per-Treatment mitted wholly or in part under section 8, sub-section of claim relating to (3), the Forest-settlement-officer may-

(a) alter the limits of the forest proposed for re-anthresten. servation so as to exclude land of sufficient extent, of a suitable kind, and in a locality reasonably convenient for the purposes of the claimants; or

(b) cause certain portions of the forest proposed for reservation to be separately demarcated, and give permission to the claimants to practise shifting cultivation under such rules and conditions as he may prescribe.

(2) The

(Chapter II - Reserved Forests - Sections 11-12)

(2) The practice of shifting cultivation shall be deemed a privilege subject to control, restriction and abolition by the Local Government, without payment of compensation, and, unless otherwise expressly permitted in the notification issued under section 18, such cultivation shall be practised only by the person to whom such permission is granted

11. When a claim to-

- (a) a right-of-way,
 - (b) a right to a water course or to the use of water, or
 - (c) a right of pasture or to forest-produce
- is admitted, wholly or in part under section 8, sub-section (4), if the right is for the beneficial enjoyment of any land or building, the Forest settlement-officer shall in addition to the particulars required by sub-section (5) of that section, record the designation, position and area of such land, or the designation and position of such building

Prov s on for right of pasture or to forest produce admitted

Order on cla m to

right of way water

course or

produce

pasture or to forest

- 12 (1) When the Forest-settlement-officer has admitted wholly or in part and recorded under sections 8 and 11 a claim to a right of pasture or to forest-produce, he shall-
 - (a) as far as possible provide for the exercise of such right by altering the limits of the forest proposed for reservation so as to exclude land of sufficient extent, of a suitable kind, and in a locality reasonably convenient for the purposes of the clumant, or
 - (b) as far as possible provide for the exercise of such right by recording an order containing the particulars specified in silv-section (2), and continuing to the claimant a right of pasture or to forest produce, (as the case may be), subject to the control of the Local Government . or
 - (c) subject to the sanction of the Local Government, commute such right by paying a sum of money in lieu thereof, or, with the consent οf

(Chapter II.—Reserved Forests.—Section 13.)

of the claimant, by the grant of land or in such other manner as such officer thinks fit.

- (2) An order passed under clause (b) of sub-section (1) shall record, as far as practicable,—
 - (i) in the case of a right of pasture, the number and description of the cattle which the claimant is from time to time entitled to graze, the local limits within which, and the seasons during which, such pasture is permitted, and such other particulars as may be required in order to define the extent of the right which is continued and the mode in which it may be exercised; and
 - (ii) in the case of a right to forest-produce, the quantity of such produce which the claimant is authorized to take or receive, and the local limits within which, the seasons during which, and the mode in which, the taking or receiving of such produce is permitted, and such other particulars as may be required in order to define the extent of the right which is continued and the mode in which it may be exercised.
- 13. (1) If a claim to a right in or over any land Order on other than a right referred to in section 11 is admitted other claims, wholly or in part under section 8, sub-section (4), the Forest-settlement-officer may—
 - (a) come to an agreement with the claimant for the surrender of the right subject to the condition that such agreement shall not be performed unless and until the sanction of the Local Government has been obtained in that behalf; or
 - (b) exclude the land from the limits of the forest proposed for reservation either by altering the external boundary of such forest or by demarcating the land within the external boundary; or
 - (c) proceed to acquire such land in the manner provided

(Chapter II.—Reserved Torests -Sections 14-15)

provided by the Land Acquisition Act, 1894, I of 1894. as modified by sub-section (2) of this section.

- (2) For the purpose of so acquiring such land—
- (1) the Porest-settlement-officer shall be deemed to be a Collector proceeding under the Land Acquisition Act, 1894.

I of 1894

- (12) the claimant shall be deemed to be a person interested and appearing before him in pursuance of a notice given under section 9 of that Act.
- (iii) the provisions of the pieceding sections of that Act shall be deemed to have been complied with.
- (10) the Collector, with the consent of the claimant, may award compensation in land, or partly in land and partly in money, and
- (v) possession of the land to be acquired shall not be taken on behalf of the Government, and no payment or transfer of land to the claimant shall be made, in pursuance of an award under this sub-section, unless and until the sanction of the Local Government has been obtained in that behalf

Appeal from under th s Chapter

14 Any person who has made a claim under this order passed Chapter may, within three months from the date of any order passed on such claim by the Forest-settlementofficer, under section 8, section 10, section 11, section 12 or section 13, present an appeal from such order to such officer of the Revenue Department, of rank not lower than that of a Deputy Commissioner, as the Local Government may, by notification, appoint to hear appeals from such orders

Presentation of appeals

(1) Every appeal under the last foregoing secand bearing tion shall be made by petition in writing, and may be delivered to the Forest-settlement-officer, who shall forward it without delay to the officer competent to hear the same.

For notification under this section appoint ug certa n officers to hear appeals and superseding Not ficat one No 33 dated 12th Apr. 1838 and No 116 dated 17th August 1889 see Not feation No 473 dated 5th De ember 1903 Burna Gaznite 1903 Part I p 880 10

(Chapter II -Reserved Forests -Sections 16 18.)

(2) In Upper Burma including the Shan States the appeals shall be heard in the manner prescribed for the hearing of appeals under the Upper Burma Land and III of 1889 Revenue Regulation, 1889, and in Lower Burma II of 1876 under the Burma Land and Revenue Act, 1876, and such officer may, for the purpose of such appeal, exercise all the powers held by him under such Act or Regulation and the rules thereunder, and may, before the issue of the notification under section 18, likewise review any order passed by him on such appeal.

16. The Local Government may, before the issue of Revis on by the notification under section 18, revise any order passed Local Gov by a Forest estilement-officer or an appellate officer enument. under the preceding sections, and may remand the case for further inquiry or pass any order which the Forest-settlement-officer could have passed

settlement-omcer could have passed

Provided that no agreement or acquisition under section 12, sub-section (1), clause (c), or section 13, sub-section (1), clause (a) or clause (c), which has been sanctioned by the Local Government as required by such section shall be set aside after a part performance of such agreement or after possession of the land has been taken under such acquisition.

Power to Abandon Proposal

17. The Local Government may, at any time before Abandon the publication of a notification under section 18, with ment of draw from a proposal to constitute any land a reserved proposal forcest. When such withdrawal is determined on, a proclamation shall be published by the Deputy Commissioner in the same places and in the same manner as the proclamation under section 6 was published, announcing that the proposed reservation has been abandoned. On the publication of such proclamation, the provisions of section 7 shall cease to apply to such land

Constitution of Reserved Forests and Powers, Rights and Duties therein

18. (1) When the following events have occurred, hotefation namely,—

(a) the serve.

(a) the serve.

(Chapter II - Reserved Forests - Section 19)

(a) the period fixed under section 6 for preferring claims has elapsed, and all claims, if any, made within such period have been disposed of hy the Porest settlement officer, and

(b) if such claims have been made, the period fixed by section 14 for appealing from orders passed on such claims has elapsed, and all appeals, if any, presented within such period have been disposed of by the appellate officer, and

(c) all lands, if any, to be included in the forest proposed for reservation which the Forestsettlement-officer has, under section 13, elected to acquire under the Land Acqui. I of 1894 sition Act. 1891, have become vested in the Government under that Act.

the focal Government may publish a notification specifying the limits of the forest which it is intended to reserve, declaring the same to be reserved from a date fixed by such notification and mentioning the rights and privileges recognized and conceded in respect thereof

(2) From the date so fixed such forest shall be deemed to be a reserved forest and thereupon shall, together with all the produce thereof and animals or things found therein, be deemed to be the property of the Government, subject only to the rights and privileges mentioned in such notification

Ext not on of r ghts not cla med

19 When the notification prescribed by section 18 has been issued, rights in respect of which no claim has been preferred under section 6, and of the existence of which no knowledge has been acquired by mauny under section 8, shall be extinguished from the date therein fixed unless, before the publication of such notification, the person claiming them has satisfied the Forest settlement officer that he had sufficient cause for not preferring such claim within the period fixed under section 6, in which case the Forest-settlementofficer shall inquire into the same and pass orders thereon

(Chapter II - Reserved Fores's - Sections 20 23)

thereon in the same manner as if the claim had been presented in time, and, notwithstrading anything hereinbefore contained, any order so passed shall be subject to review, appeal and revision in the manner and during the period hereinbefore allowed for an order passed prior to the issue of such notification

- 20 The Deputy Commissioner of the district in Publication which the forest is situate shall, before the date fixed by of translation such notification, cause a translation thereof in the lant to an a guage of the country to be published in the manner pre-neighbour worthed for the proclamation under section 6 forest
- 21 The Local Government may, within five years Fower of from the publication of any notification under section 18, Local Government invities any ariangement made under section 10, section to require the section 15 and may rescand or modify any order made under this Chapter, and direct that a further in Forest equiry be held by the Forest settlement officer or any settlement other officer appointed for this purpose or that any one of the proceedings specified in section 12, sub-section (1), clauses (a) and (b), be taken in lieu of the other of such proceedings or that a right admitted under section 8 he commuted in the manner mentioned in section 12, sub-section (1), clauses (c), clause (c), clause (c)
- 22 If any one of certain persons to whom per-cancilation mission has been granted to practise shifting cultivation of right to under the provisions of section 10, sub-section (1), clause shifting (b), omits for a continuous period exceeding five years cultivated to practise such cultivation, either himself or by some member of his family, and if such person has not during such period been engaged in the cultivation of tanggraphantations in received forests on behalf of the Government the Local Government, after such inquiry as it considers necessary, may, by notification, cancel the per mission granted to such person and reduce the area demaicated under the said provisions in such manner as it thinks fit
- 23 No right of any description shall be acquired in A quiet on or over a reserved forest except by succession or under a of the grant or contract in writing made by or with the previous reserved sanction forest

(Chapter 11 .- Reserved Forests .- Sections 21-26.)

sanction of the Governor-General in Council, or hy some person in whom such right, or the power to create such right, was vested when the notification under section 18 was published.

Restrictions on right to forest-produce or pasturage continued under section 12.

- 24. (1) Notwithstanding anything herein contained, no right continued under section 12 shall be alienated by way of grant, sale, lease, mortgage or otherwise, without the sanction of the Local Government:
 - Provided that, when any such right is continued for the beneficial enjoyment of any land or building, it may be sold or otherwise alienated with such land or building, without such sanction.
 - (2) If any person to whom a right has been continued under the provisions of section 12, sub-section (1), clause (b), ceases for a continuous period exceeding five years to exercise or practise such right, the Local Government, after such inquiry as it considers necessary, may, by notification, cancel the right.

Power to etop way or water-course in reserved forest.

25. Any Poiest-officer may, from time to time, with the previous sanction of the Local Government, or of a Porest-officer authorized in this behalf, stop any public or private way or water-course in a lesserved forest:

Provided that for the way or water-course so stopped another way or water-course which, in the opinion of the Local Government, is equally convenient, already exists or has been provided or constructed by the Foresi-officer stopping the way or water-course.

Acts probabited in a reserved, forest.

- 26. Subject to the provisions of section 28, it shall not be lawful for any person to do any of the following acts in a reserved forest, namely:—
 - (a) to trespass, or pasture cattle, or permit cattle to trespass, or
 - (b) to fell, cut, girdle, mark, lop or tap any tree, or injure by fire or otherwise any tree or timber, or
 - (c) to cause any damage by negligence in felling any tree or cutting or dragging any timber, or
 - (d) to kindle, keep or carry any fire except at such seasons and in such manner as a Forest-officer specially

(Chapter II -Reserved Forests -Sections 27-29)

specially empowered in this behalf may from time to time notify, or

- (e) to quarry stone, buin lime or charcoal, or collect, subject to any manufacturing process, or remove any forest-produce, or
- (f) to clear or break up any land for cultivation or any other purpose, or

(a) to poison or dynamite water, or

- (h) in contrivention of any rules made by the Local Government, to hunt, shoot, fish or set traps or snares.
- 27. Subject to the provisions of section 28, it shall Kindleg of not be lawful for any person to set fire to a reserved interior forest, or in contravention of any rules mide by the or car a Local Government, to kindle any fire, or leave any fire forest burning in such manner as to endruger such a forest
- 28. Nothing in section 26, section 27, section 54 Acts exor section 55 shall be deemed to prohibit— sections 26
 - (a) the exercise, in accordance with the orders, if 27 54 any, passed by the Local Government and so under section 12, of any right continued under that section. or
 - (b) any act done with the permission in writing of a Torest-officer specially empowered to grant such permission, or
 - (c) any practice of shifting cultivation permitted under section 10, or
 - (d) the exercise of any right created by grant or contract in the manner described in section 23

Cessation of Reserve.

29 (1) The Local Govennment, with the previous Power to sanction of the Governor General in Council, may, by forein notification, direct that, from a date to be fixed by longer such notification, any forest, or any portion thereof, re-eried reserved under this Act shall cease to be reserved.

(2) From the date so fixed such forest or portion thereof shall cease to be reserved, but the rights, if any, which have been extinguished therein shall not

revive in consequence of such cessation.

CHAPTER

(Chapter III .- General Protection, etc., of Forests and Forest-produce .- Sections 30-33.)

CHAPTER III.

General Protection, etc., of Forests and Forest-PRODUCE.

Reserved tiees in unsettled. tracts

- 30. (1) All standing teak trees wherever situated, except such as have been expressly alienated by grant or lease made by or on behalf of the British Government, shall be deemed to be the property of the Government and shall be reserved trees.
 - (2) The Local Government may, by notification, declare that any other trees, or trees of any specified class, standing on any land at the disposal of the Government shall, from a date to be fixed by such notification, be reserved trees

Protection of reverved trees

31. No person shall fell, cut, girdle, mark, lop or tap any reserved tree, or injure by fire or otherwise any reserved tree or the timber of any such tree, except in accordance with rules made by the Local Government in this behalf or as provided by the last section of this Chapter.

Levy of covalty on manufacetc

32. The Local Government may, by notification. declare that all manufactured catechu or any other tured catechu, kind of forest-produce specified in section 3, sub-section (6), clause (b), whether obtained from land at the disposal of the Government or from other lands, shall be subject to the payment of loyalty 1 at such rates as may be specified by the notification, and may also by notification declare certain meas from which catechu shall be exempt from royalty.

Pawer to make rules for protection of public iorest land

33. (1) Any person may use free of restriction the forest-produce growing upon, or found on, public forest-land, other than reserved trees and their timber. except as prohibited or otherwise provided by rules made by the Local Government under this section, or by any other enactment or rules for the time being in force. (2) The

For notification fixing the royalty at 4 rupees per 100 viss, from 1st October, 1904, see Burma Gazette, 1903, Part I, p 880, for rates of royalty-fixed on firewood and charcoal, see 151d, 1904, Part I, p 178.

(Chapter III.—General Protection, etc., of Forests and Forest-produce.—Section 33)

- (2) The Local Government may, by rules in respect of public forest land,—
 - (a) regulate or prohibit the kindling of fires, and prescribe the precautions to be taken to prevent the spreading of fires,
 - (b) regulate or prohibit the felling, cutting, gndling, marking, lopping, tapping or injuring by fire or otherwise of any trees or timber, the sawing, conversion and removal of timber, and the collection and removal of other forest-produce,
 - (c) regulate or prohibit the manufacture of catechu, or the burning of charcoal,
 - (d) regulate or prohibit the cutting of grass and pasturing of cattle, and regulate the payments, if any, to be made for such cutting or pasturing,
 - (e) prohibit the poisoning or dynamiting of water, and regulate or prohibit hunting, shooting and fishing and the setting of traps or snates,
 - (f) regulate the sale or free grant of forest-produce, and
 - (g) prescribe the fees, royalties or other payments for forest-produce, and the manner in which such fees, royalties or other payments are to be levied, whether in transit, or partly in transit, or otherwise.
 - (3) The Local Government may, by a rule under this power to section, attach to the breach of any rule under this sec-attaction any punishment not exceeding imprisonment for a really to term which may extend to six months, or fine which may extend to five hundred rupees, or both.
 - (4) The Local Government may exempt any person, or class of persons, or any local area from the operation of any rule under this section

34 Nothing

(Clapter III - General Protection, etc., of Torests and I orest-produce - Section 34 - Chapter IV - Duty on Imported Torest moduce - Sections 35 38)

Noth ug in to proh b t acts done in certa n CASCS

Nothing in this Chapter, or in any rule under il s Chapter this Chapter, shall be deemed to probibit any act done in the exercise of any right or with the permission in writing of a Porest officer specially empowered to grant such permission

CHAPTER IV

DUTY ON IMPORTED TOREST-PRODUCE

Power to impose daty on forest produce

- (1) The Local Government may, with the previous sanction of the Governor General in Council, levy a duty, in such manner, at such places and at such rates as it may prescribe by notification, on all forest-produce, which is brought into the territories to which this Act extends from or through any place bevond those territories
- (2) In every case in which such duty is directed to be levied ad valorem, the Local Government may, by notification, determine the manner in which the value is to be ascertained.

Duty on certa n t mber floated down tl e Ataran

36 On all teak timber cut within the limits of the Ataran forest and floated down the Ataran River, duty shall be levied at the following rates, that is to say -

On logs above 5 feet n g rth	4	0	0	log
On logs below 5 feet in girth	2	0	0	log
On stem p eces		8		p ece
On sh p c ooks	0	4	0	crool

These rates shall not apply to timber for which special rates have been fixed by any agreement entered into with the Government

Power to exempt forest produce

The Local Government may exempt any forest produce from the duty to which it is liable under section 25 or section 26 Nothing in this Chapter shall be deemed to

from duty Prove some of Chapter not tolmt purchase inoney or royalty

limit the amount of any, chargeable as purchase money or royalty in respect of any forest produce CHAPTER (Chapter V - Control of Forest-produce in Transit, ele -Section 39)

CHAPTER V

CONTROL OF FOREST-PRODUCE IN TRANSIT, ETC

General Control of Forest-produce in Transit. etc.

39 (1) The control of all rivers and then banks as regards the floating of timber, as well as the control of make rules all forest-produce in transit by land or water, is vested to regulate in the Local Government, and that Government may transit of make rules to regulate the transit of any forest-p.oduce produce

(2) In particular and without prejudice to the generality of the foregoing power, such rules may-

(a) prescribe the loutes by which alone forestproduce may be imported into, exported from or moved within the territories to which this Act extends.

(b) prohibit the import, export, collection or moving of forest-produce without a pass from an officer authorized to issue the same, or otherwise than in accordance with the conditions of such pass,

(c) provide for the issue, production and return of such passes.

(d) fix the fees payable for such passes,

(e) in the case of timber formed into a raft or fastened to the shore, prohibit the loosening or the setting adrift of such timber by any person not the owner thereof or not acting on behalf of such owner or of the Government.

(f) provide for the stoppage, reporting, examination and marking of forest produce in transit in respect of which there is reason to believe that any money is payable to the Government, or to which it is desirable, for the purposes of this Act, to affix a mark,

(a) establish revenue-stations to which forestproduce is to be taken by the persons in charge of it for examination, or for the realization of such money, or in order that

(Chapter V - Control of Torest-produce in Transit, etc. -Section 39)

such mark may be affixed to it, and prescribe the conditions under which forest-produce is to be brought to, stored at, and removed from, such revenue-stations:

(h) provide for the management and control of such revenue stations, and for regulating the appointment and duties of persons em-

ployed thereat.

(t) authorize the transport of timber, the property of the Government, across any land, and provide for the award and payment of compensation for any damage done by the transport of such timber.

(1) prohibit the closing up or obstruction of the channel or banks of any river used for the transit of forest-produce, and the throwing of forest-produce, grass, brushwood, branches or leaves into any such river, or any other act which tends to cause the obstruction of such channel:

(1) provide for the prevention and removal of any obstruction in the channel or on the banks of any such river, and for recovering the cost of such prevention or removal from the

person causing such obstruction.

(1) prohibit, absolutely or subject to conditions, within specified local limits, the establishment of sawmills or sawnits, the converting, cutting, burning, concealing, marking or super-marking of timber, the altering or effacing of any property-marks or classification-marks on the same, and the possession of marking hammers or other implements used for marking timber.

(m) regulate the use of marks for timber and the registration of such marks, authorize the refusal or cancellation of the registration of such marks, prescribe the time for which the registration of such marks is to hold

(Chapter V .- Control of Forest-produce in Transit, etc. -Section 40.)

good, limit the number of such marks which may be registered by any one person, and provide for the levy of fees for such registration; and

(n) provide for the issue of licenses to be in possession of marking-hammers and for the levy of fees for such licenses.

(3) The Local Government may, by a rule under this Power to section, attach to the breach of any rule under this sec-attach tion any punishment not exceeding imprisonment for a rules term which may extend to six months, or fine which may extend to five hundred rupees, or both.

(4) The Local Government may direct that any rule made under this section shall not apply to any specified class of forest-produce or to any specified local area.

Collection of Drift, Stranded and Other Timber.

40. (1) The Local Government may, by notification, Certain prescribe or empower a Forest-officer to prescribe for kinds of time any river rafting-stations, below which timber shall not deemed the be allowed to float except when joined together in lafts, property of (2) Timber affoat on any river below a rafting station, the Government until

otherwise than in rafts under control, shall be deemed to title thereto

(3) Timber falling under any of the following descriptions, namely,-

- (a) timber, including timber in rafts not under control, found adrift, beached, stranded or sunk,
 - (b) timber bearing mails which have not been registered under rules made under section 39.
 - (c) timber which has been super-marked, or on which marks have been obliterated, altered or defaced by fire or otherwise, and
 - (d) in such areas as the Local Government by notification 1 directs, all unmarked timber.

for notification resued under this clause and sub-section (5), and in supersession of all previous notifications, see Burma Gazette, 1903, Part I, p 880

21

shall

(Chapter V.—Control of Forest-produce in Transit, etc. —Sections 41-42.)

shall be deemed to be the property of the Government unless and until any person establishes his right thereto as provided in this Chapter.

- (4) Such timber may be collected by any Forest-officer or other person authorized by rule made under section 45 or by special order of a Forest-officer specially empowered in this behalf to collect the same, and may be brought to such stations as the Conservator may from time to time notify as stations for the reception of drifttimher.
- (5) The Local Government may, by notification, exempt any class of timber from the provisions of this section.

Notice to claimants of timber collected under section 40.

- 41. (1) Public notice shall from time to time, as occasion may require, be given by a Forest-officer specially empowered in this behalf of timber collected under the last foregoing section.
- (2) Such notice shall contain a description of the timber, and shall require any person claiming the same to present to such officer, within a period not less than one month from the date on which such notice is given, a written statement of such claim.

Procedure on claim preferred to timber.

- 42. (1) When any such statement is presented as aforesaid, the Forest-officer may, after making such inquiry as he thinks fit, either reject the claim after recording his reasons for so doing, or deliver the timber to the claimant.
- (2) If such timber is claimed by more than one person, the Forest-officer may either deliver the same to any of which persons whom hadeems suitified thereto, or may refer the claimants to the Civil Court and retain the timber pending the receipt of an order from such Court for its disposal.
- (3) Any person whose claim has been rejected under this section may, within six months from the date of such rejection, institute a suit to recover possession of the timber claimed by him, but no person shall recover appropriate the control of

(Chapter V —Control of Forest produce in transit, etc — Sections 43 45)

any compensation against the Government or against any Forest-officer on account of such rejection, or the detention or removal of any timber, or the delivery thereof to any other person under this section

- (4) No such timber shall be subject to the process of any Civil Court until it has been delivered or until a suit brought under this section has been decided
- (5) Every suit instituted under this section shall be subject to the provisions of section 424 of the Code of XIV of 1882 Civil Procedure

Provided that the notice required by the said provisions shall be given within three months from the date of the rejection, under sub section (1), of the intending plaintiff's claim

43 Where no statement is presented in the manner Disposal of and within the period prescribed by notice issued under under under timber section 41,

or where such statement baving been so presented and the claim rejected, the claimant omits to institute a suit to recover possession of such timber within the further period mentioned in section 42.

the ownership of such timber shall vest in the Government free from all incumbrances, or, when such timber has been delivered to another person under section 42, in such other person free from all incumbrances not created by him.

44 No person shall be entitled to recover possession Paysentto of any timber collected or delivered as aforesaid until be made by such sum is may be due for salving, collecting, mov- for deliverying, storing and disposing of the timber has been paid of timber by him to the Forest-officer or other person entitled to receive the same

45. (1) The Local Government may make rules to Power to regulate the following matters, namely — and the set of time.

(a) the salving collection and disposal of all tim- etc of timber mentioned in section 40.

(b) the

(Chapter VI -Penalties and Procedure -Sections 46-48.)

- (b) the use and registration of boats used in salving and collecting timber .
- (c) the amount to be paid for salving, collecting, moving, storing and disposing of such timber, and
- (d) the manner of publication of public notices under section 41.

Power to at tach penalty to rules

(2) The Local Government may, by a rule under this section, attach to the breach of any rule under this section any punishment not exceeding imprisonment for a term which may extend to six months, or fine which may extend to five hundred rupees, or both.

CHAPTER VI

PENALTIES AND PROCEDURE

Police-powers, etc., and Protection and Seizure of Property

Power to presion of forest offence

46 Every Forest-officer and every Police-officer shall vent commis prevent, and may interfere for the purpose of preventings the commission of any forest offence.

Power to arrest with out warrant

- 47 (1) Any Forest officer or Police-officer may, without orders from a Magistrate and without a warrant, arrest any person reasonably suspected of having been in any forest offence punishable with imprisonment for one month or upwards, if such person refuses to give his name and residence, or gives a name or residence which there is reason to believe to be false, or if there is reason to believe that he will abscond
 - (2) Every officer making an airest under sub section (1) shall, without unnecessary delay, take or send the person arrested before a Magistrate having jurisdiction in the case or to the officer in charge of the nearest police station

Seizure of property hable to confiscation

48 (1) When there is reason to believe that a forestoffence has been committed in respect of any forestproduce

(Chapter VI.—Penalties and Procedure — Sections 49-50)

produce, such produce, together with all tools, boats, carts and cattle used in the commission of such offence, may be seized by any Forest-officer or Police-officer.

(2) Every officer seizing any property under this section shall place on such property, or the receptacle, if any, in which it is contained, a mark indicating that the same has been so seized, and shall, as soon as may be, make a report of such seizure to the Magistrate having jurisdiction to try the offence on account of which the seizure has been made

Provided that, when the forest-produce with respect which such offence is believed to have been committed, is the property of the Government and the offender is unknown, it shall be sufficient if the officer makes, as soon as may be, a report of the circumstances to his official superior

- 49. Cattle trespassing in a reserved forest shall be Powerto deemed to be cattle doing damage to a public planta seize cattle trespa sing tion within the meaning of section 11 of the Cattle- ma reserved Trespass Act, 1871, and may be seized and impounded forest as such by any Forest-officer, or officer of police as defined in the said Act
- 50. Every person who exercises any right in a 1e-Certain per served forest, or who is permitted to remove any foi-sons bound to formath est produce from, or to pasture cattle or practise shift-information ing cultivation in such forest, and

every person who is employed by such person in such forest, and every person in any village contiguous to such forest who is employed by the Government, or who receives emoluments from the Government for services to be performed to the community.

shall be bound to furnish, without unnecessary delay, to the nearest Forest-officer or Police-officer, any information which he may possess respecting the occurrence of a fire in or near such forest, or the commission of or intention to commit any forest-offence.

and shall assist any Forest-officer or Police-officer-

25

I of 1871

(Chapter VI -Penalties and Procedure -Sections 61 54 V

- (a) in extinguishing any fire occurring in such forest and
- (b) in preventing any fire which may occur in the vicinity of such forest from spreading to such forest

and shall assist any Poiest-officer or Police officer demanding his aid-

- (c) in preventing the commission in such forest of any forest offence , and
- (d) when there is reason to believe that any such offence has been committed in such forest in discovering and airesting the offender

All n rsons bound to assist in ma of acc dent at revenue stat on

51 In case of any accident or emergency involving danger to any property at a revenue station. every person employed at such revenue station whe ther by the Government or by any private person. shall sender assistance to any Forest officer or Police officer demanding his aid in averting such danger and securing such property from damage or loss

Special Rules of Evidence

52. When in any proceedings taken under this Act Presumnt on a favour of or in consequence of anything done under this Act, a forest proquestion arises as to whether any forest-produce is duce belong the property of the Government, such produce shall ug to the Government be presumed to be the property of the Government until the contract is proved

Ev dence recorded by Forest offi cer adm s s ble n cr m nal tral

53 Any evidence recorded by a Forest officer under clause (d) of section 71 shall be admissible in any subsequent inquiry or trial before a Magistrate or Court

Provided that it has been taken in the presence of the accused person and recorded in the manner provided by section 305, section 356 or section 357 of the Code of Criminal Procedure, 1898

V of 1898

(a) trespasses.

Penaltees

54 Subject to the provisions of section 28, who-Penalty for ever in a reserved foresttrespass or

damage in reserved forest

(Chapter VI - Penalties and Procedure - Section 55)

- (a) trespasses, or pastures cattle, or permits cattle to trespass, or
- (b) causes any damage by negligence in felling any tree or cutting or dragging any timber, or

(c) poisons of dynamites water, or

(d) in contravention of any rules made by the Local Government, hunts, shoots, fishes or sets traps or snares,

shall be punishable with fine which may extend to fifty rupees, or, when the damage resulting from his offence amounts to more than twenty-five rupees to double the amount of such damage

55 Subject to the provisions of section 28, whoever -- Penalty for

(a) makes any fresh clearing or does any other act fences in n contravention of section 7, or

there of there is act fences in reserved forest

(b) sets fire to a reserved forest, oi, in contravention of any rules made by the Local Government, hindles any fire, or leaves any fire burning, in such manner as to endanger such a forest, or

in a reserved forest—

- (c) kindles 'keeps of carries any fire except at such seasons and in such manner as a Forest officer specially empowered in this behalf may from time to time notify, or
- (d) fells, cuts gudles, marks, lops or taps any tree, or injures by fire or otherwise any tree or timber, or
- (e) quarties stone burns lime or charcoal, or col lects, subjects to any manufacturing process or removes any forest produce, or
- (f) clears or breaks up any land for cultivation or any other purpose,

shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both

56. Whenever

TO MUMO TO

Raap

Chanter VI - Penalties and Procedure - Sections 56 59)

Add transl Offence com mitted by Torent hav ing rights in recovered

fares

56 Whenever fire is caused wilfully or by gross neelipunishment gence in a reserved forest by any person having rights in such forest or permission to practise slufting cultivation therein, or hy any person in his employment.

or whenever any person having rights in such forest

continuence the provisions of section 24.

the Local Government may, notwithstanding that a nepalty has been inflicted under section 55 in respect of such fire, direct that in such forest or any specified nortion thereof, the exercise of all or any of such rights shall be extinenished or be suspended for such period as it thinks fit, and may withdraw any permission to mactise shifting cultivation in such forest or portion thereof

Po ver to alter fines fixed by Cat tle Tresposs Act 1871

57 The Local Government may, by notification. 1 dweet that, in heu of the fines fixed by section 12 of the Cattle-Trespass Act. 1871, there shall be levied for 1 of 1871 each head of cattle impounded under section 49 of this Act such fines 1 as it thinks fit, but not exceeding the following, namely -

For each elephant	10	0	Đ
For each buffalo	2	0	0
For each horse mare gold ug pony colt filly mule buil			
bullock cow or bester	1	0	0
For each calf ass, p g ram ewe sheen lamb goat or kid	0	8	0

Penalty for cans no damuge to a reserved tree

58 Whoever fells, cuts, girdles, marks, lops or tans any reserved tree, or mures by fire or otherwise any reserved tree or the timber of any such tree, except in accordance with rules made by the Local Government in that behalf or as permitted under the provisions of section 34, shall be punishable with fine which may extend to twenty rupees, or, when the damage resulting from his offence amounts to more than ten rupees, to double the amount of such damage

Penalty for breach of certain rules under Act

59. (1) Whoever-

(a) except as permitted by section 34, commits. a breach of any rule, made by the Local Government

For notificat on fix ng fines and sureised ng Notifications Nos 10 of January 10th, 1883 and 32o of August 19th 1893 see Burma Gazette 1933, Part I p 881

(Chapter VI.—Penalties and Procedure.—Section 60)

Government under section 33, to which a penalty has been attached by a rule made under the provisions of that section, or

- (b) commits a breach of any rule, made by the Local Government under section 39 to which a penalty has been attached by a rule made under the provisions of sub-section (3) of that section, or
- (c) commits a brench of any rule, made by the Local Government under section 45, to which a penalty has been attached by a rule made under the provisions of that section.

shall be hable to the punishment prescribed therefor in such rule.

- (2) If an offence referred to in clause (b) of subsection (1) is committed—
 - (e) after sunset and before sunn e, or
 - (11) after preparation for resistance to the execution of any law or any legal process, or
 - (iii) after a previous conviction of the offender for a like offence,

the convicting Court may inflict double the penalty prescribed for such offence

- 60 (1) Whoever, being a Forest officer or Police-P nally for officer, rexatiously and unnecessarily seizes any pro property on pretence of seizing property lable to conference fiscation under this Act, shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both
- (2) Any fine imposed under sub section (1), or any portion thereof, shall, if the convicting Court so directs, be given as compensation to the person aggreed by such secure.

61 Whoever,

(Chapter VI.—Penalties and Procedure.—Sections 61-62.)

Ponalty for consterfeiting or defacing, or possessing implements for counterfeiting, marks on trees and tumber and for altering boundarymarks

- Posity for 61. Whoever, with intent to cause damage or injury counterfelt ing or defect to the public or to any person, or to cause wrongful ing. or person gain as defined in the Indian Penal Code.— XLY of 1800.
 - (a) knowingly counterfeits upon any tree or timber, or has in his possession any implement for counterfeiting, a mark used by Forestofficers to indicate that such tree or timber is the property of the Government or of some person, or that it may lawfully be felled or removed by some person, or
 - (b) unlawfully affixes to any tree or timber a .

 mark used by Forest-officers, or
 - (c) alters, defaces or obliterates any such mark placed on any tice or timber by or under the authority of a Forest-officer, or
 - (d) alters, moves, destroys or defaces any boundary-mark of any forest-land to which any provisions of this Act apply.

shall be punishable with imprisonment for a term which may extend to two years, or with fine, or with both.

Compounding of, and Compensation for, Forest-offences.

Power to compound forest offences

- 62. (1) The Local Government may, by notification, empower a Torest-officer of a rank not inferior to that of a Torest-ranger and in seceipt of a monthly salary amounting to at least one hundred rupees,—
 - (a) to accept from any person against whom a reasonable suspicion exists that he has committed any forest-offence, other than an offence specified in section 60 or section 61, a sum of money not exceeding fifty rupees by way of compensation for the offence which such person is suspected to have committed, and
 - (b) when any property has been seized as liable to confiscation, to release the same on payment of the value thereof as estimated by such officer.

(Chapter VI -Penalties and Procedure -Sections 63-64)

- (2) On the payment of such sum of money, or such value, or both, as the case may be, to such officer, the suspected person, if in custody, shall be discharged, the property, if any, seized shall be released, and no further proceedings shall be taken against such person or property.
- 63. (1) When any person is convicted of felling, Compensation, gridling, marking, lopping or tapping trees or two for tumber, or of injuring them by fire or otherwise, in caused by contravention of this Act, the convicting Court may, commission in addition to any other punishment which it may effect award, order that person to pay to the Government such compensation, not exceeding ten rupees for each tree or log of timber with respect to which the offence was committed, as it deems just
- (2) If the person convicted of the offence committed it as the agent or servant of another person, the convicting Court may, unless after hearing that other person it is satisfied that the commission of the offence was not a consequence of his instigation of any neglect or default on his part, order him, instead of the person who committed the offence, to pay the commensation referred to in sub-section (1)
- (3) An appeal from any order under sub-section (1) or sub-section (2) shall lie to the Court to which orders made by the convicting Court are ordinarily appealable, and the order passed on such appeal shall be final

Disposal of Property Seized

- 64 (1) When any person is connected of a forest-torest prooffence, all forest-produce which is not the property of date tools
 the Government and in respect of which such offence habie to comhas been committed, and all tools, boats, carts and seather
 eattle used in the commission of such offence, shall be
 hable, by order of the convicting Coult, to confiscation
- (2) Such confiscation may be in addition to any other penalty prescribed for such offence

65 When

(Chapter VI -Penalties and Procedure -Sections 65 68)

D sposal on concle non concle non concle non concle non concle non concern the ferce of produce in repect of whele of fence was committed Procedure when often der a not known or cannot be

found

- 65 When the tird of any forest-offence is concluded, any forest produce in respect of which such offence has been committed, shall, if it is the property of the Government or has been confiscated, be taken possession of by a lorest officer specially empowered in this behalf, and, in any other case, may be disposed of in such manner as the Court may order
- 66 (1) When the offender is not known or cannot be found, the Magistrate inquiring into the offence, if he finds that an offence his been committed, may, on application in this behalf, order the property in respect of which the offence has been committed, to be confiscted and then possession of by a lorest officer specially empowered in this behalf, or to be made over to such I ocest officer or other person as the Magistrate considers entitled to the same

Provided that no such order shall be made till the expiration of one month from the date of the seizure of such property, or without hearing the person if any cluming any right thereto, and the evidence, if any which he may produce in support of his claim

(2) The Magistrate shall either cause a notice of any application under sub-section (1) to be served upon any person whom his has reason to believe to be interested in the property seized or publish such

notice in any way which he thinks fit

Proced to as to per al able pro perty a rection under section 48

67 The Magnetiate may notwithstanding anything hereinbefore contained, direct the sale of any property served under section 48 and subject to speedy and natural decay, and may deal with the proceeds as he might have dealt with such property, if it had not been sold

As peal from o der under sect on 61 65 or 66 68 Any person claiming to be interested in properly strized under section 48 may, within one month from the date of any order passed by a Magistrate under section 61 section 65 or section 66, present an appeal therefrom to the Court to which orders made by such Magistrate are ordinarilly appealable, and the order passed on such appeal shall be final

69 When

(Chapter VI.—Penalties and Procedure —Sections 69-73.)

- 69. When an order for the confiscation of any pro- Vesturg of perty has been passed under section 64 or section 66 and property in the period limited by section 65 for presenting an appeal he Governfrom such order has elapsed and no such appeal has ment been presented, or when, on such an appeal being presented, the Appellate Court confirms such order in respect of the whole or a portion of such property, such property or portion, as the case may be, shall vest in the Government free from all incumbrances.
- 70. Notwithstanding anything hereinbefore con-Saving of tained, any Forest-officer empowered in this behalf by the power Local Government may direct at any time the immediate lease proper release of any property seized under section 48 which is not the property of the Government and the withdrawal of any charge made in respect of such property.

Recovery of Money under Act.

- 71. All money, other than fines, payable to the Gov-Recover of criment under this Act or on account of the pince of any the forest-produce on of expenses incurred in the execution ment of this Act in respect of any forest-produce, may, if not paid when due, be recovered under the law for the time being in force as if it were an arriear of revenue.
- 72. (1) When any such money as is referred to ir the Lan on for last foregoing section is payable for, or in respect of, extroduce any forest-produce, the amount thereof shall be deemed due to the to be a first change on such produce, and such produce Government may be taken possession of by a Forest-officer specially empowered in this behalf and may be retained by him until such amount has been paid.
- (2) If the amount is not paid when due, such Forestofficer may sell the produce by public auction, and the proceeds of the sale shall be applied first in discharging such amount.
- (3) The surplus, if any, if not claimed within two months from the date of the sale by the person entitled thereto, shall be forfeited to the Government
- 73. When any person, in compliance with any rule Recovery of under this Act, binds himself by any instrument to under bendly due perform

(Chapter VII - Torest officers - Section 74)

perform any duty or act, or covenants by any instrument that he, or that he and his servants and agents, will abstain from any act, the whole sum mentioned in such instrument as the amount to be paid in case of a breach of the conditions thereof may, not withistanding anything in section 74 of the Indian Contract Act, 1872, be recovered from him in case of ix of 1872, such breach as if it were an agency of sevenies.

CHAPTER VII

Parter Oretters

Investiture of Forest officers with certain powers

74 The Local Government may invest any Foiestofficer with all or any of the following powers, to be
exercised for the purposes of this Act, namely —

(a) the powers of a Demarcation officer under the Burma Boundaries Act, 1880, Vot 1880

(b) the powers of a Civil Court to compel the attendance of witnesses and production of documents.

(c) power to issue search warrants under the Code of Criminal Procedure, 1898.

(d) power to hold inquiries into forest-offences, and in the course of such inquiries to receive and record evidence.

(e) power to notify the seasons and manner in which fire may be kindled, kept or carried in a reserved forest.

(f) power to grant any permission referred to in sections 28 and 34,

(g) power to notify stations for the reception of drift-timber,

 (h) power to give public notice of timber collected under section 40,

(*) power to take possession of property under this Act,

(1) power to direct the release of property or withdrawal of charges.

75 All